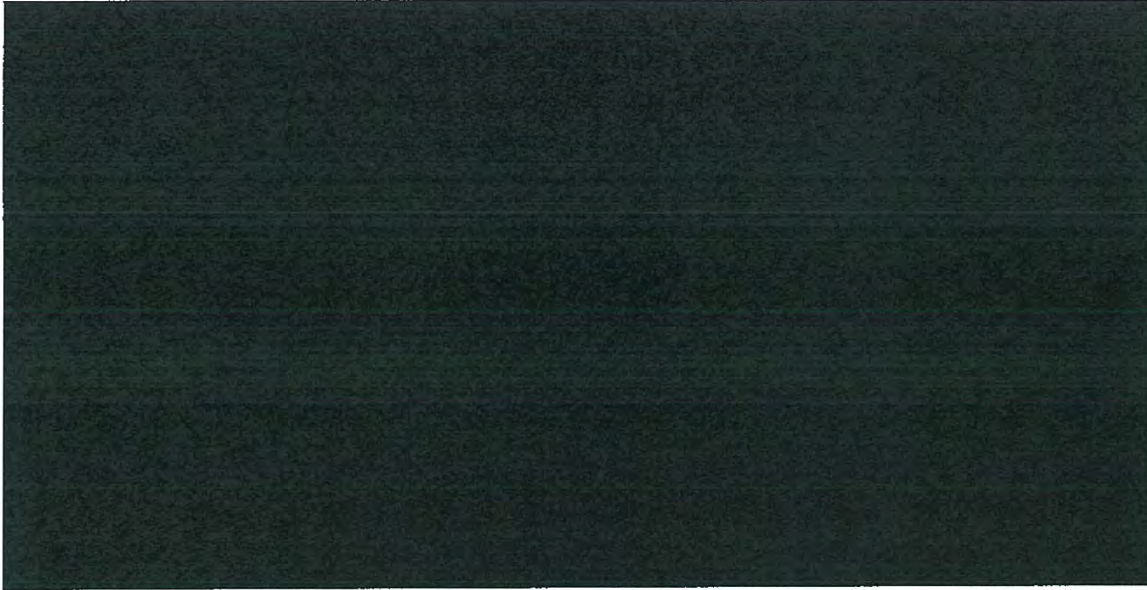


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Part 4



DISH Network LLC
Invoice No. 6318976
Page 25

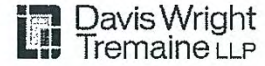


TOTAL SERVICES AND DISBURSEMENTS - THIS INVOICE

Total Current Services	\$112,846.50
Total Current Disbursements	7,288.17
<hr/>	
Total Current Invoice	\$120,134.67
Your Portion of Amount Due at 40%	\$48,053.88

SUMMARY BY PROFESSIONAL

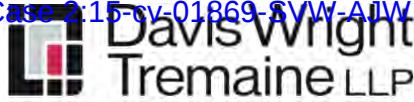
<u>Professional</u>	<u>Hours Worked</u>	<u>Billed Per Hours</u>	<u>Bill Amount</u>
Partner			
Balin, R.	37.10	585.00	21,703.50
Koonce, L.	76.90	495.00	38,065.50
McCauley, C.	56.70	459.00	26,025.30
Total	170.70		85,794.30
Associate			
Bayard, S.	3.10	459.00	1,422.90
Huang, A.	0.30	211.50	63.45
Palacios, D.	7.30	301.50	2,200.95
Wukoson, G.	42.70	414.00	17,677.80
Total	53.40		21,365.10



DISH Network LLC
Invoice No. 6318976
Page 26

Counsel			
Sullivan, S.	12.40	441.00	5,468.40
Total	12.40		5,468.40
Freelance Legal			
Arweiler, J.	0.30	171.00	51.30
Total	0.30		51.30
Paralegal			
Roth, K.	1.20	139.50	167.40
Total	1.20		167.40
Total All Classes	238.00		\$112,846.50





Anchorage
Bellevue
Los Angeles

New York
Portland
San Francisco

Seattle
Shanghai
Washington D.C.

1201 Third Avenue
Seattle, WA 98101-3045
206.622.3150 tel
206.757.7700 fax

Federal ID #91-0839480

www.dwt.com

China International Communications Co., Ltd. (CICC)
Attn: Li Lu
No. 933, Jingmen Building, No. 9
Yangfangdian Road, Haidian District
Beijing, China 100038

July 31, 2015
Invoice No. 6318977

JULY INVOICE FOR
STATEMENT OF
SERVICES AND DISBURSEMENTS

Matter No.: 0094038-000024
TV PAD Litigation

DATE	PROFESSIONAL	TIME	DESCRIPTION OF SERVICES
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PAYMENT IS DUE WITHIN 30 DAYS OF THE DATE OF THIS INVOICE
INTEREST WILL BE CHARGED ON INVOICES WHICH ARE 45 DAYS PAST DUE
PAYMENTS RECEIVED AFTER THE DATE OF THIS INVOICE WILL BE REFLECTED ON NEXT MONTH'S BILLING



China International Communications Co., Ltd. (CICC)
Invoice No. 6318977
Page 17

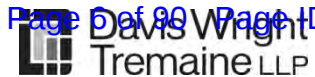
DATE	PROFESSIONAL	TIME	DESCRIPTION OF SERVICES
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[REDACTED]			
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Total Hours Worked	238.00
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[REDACTED]			
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TOTAL SERVICES AND DISBURSEMENTS - THIS INVOICE



China International Communications Co., Ltd. (CICC)
 Invoice No. 6318977
 Page 18

Total Current Services	\$112,846.50
Total Current Disbursements	7,288.17
Total Current Invoice	\$120,134.67
Your Portion of Amount Due at 30%	\$36,040.40

SUMMARY BY PROFESSIONAL

<u>Professional</u>	<u>Hours Worked</u>	<u>Billed Per Hours</u>	<u>Bill Amount</u>
Partner			
Balin, R.	37.10	585.00	21,703.50
Koonce, L.	76.90	495.00	38,065.50
McCauley, C.	56.70	459.00	26,025.30
Total	170.70		85,794.30
Associate			
Bayard, S.	3.10	459.00	1,422.90
Huang, A.	0.30	211.50	63.45
Palacios, D.	7.30	301.50	2,200.95
Wukoson, G.	42.70	414.00	17,677.80
Total	53.40		21,365.10
Counsel			
Sullivan, S.	12.40	441.00	5,468.40
Total	12.40		5,468.40
Freelance Legal			
Arweiler, J.	0.30	171.00	51.30
Total	0.30		51.30
Paralegal			
Roth, K.	1.20	139.50	167.40
Total	1.20		167.40
Total All Classes	238.00		\$112,846.50



Seattle
Shanghai
Washington D.C.

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PAYMENT IS DUE WITHIN 30 DAYS OF THE DATE OF THIS INVOICE
INTEREST WILL BE CHARGED ON INVOICES WHICH ARE 45 DAYS PAST DUE
PAYMENTS RECEIVED AFTER THE DATE OF THIS INVOICE WILL BE REFLECTED ON NEXT MONTH'S BILLING



TVB Holdings (USA) Inc.
Invoice No. 6318978
Page 17

<u>DATE</u>	<u>PROFESSIONAL</u>	<u>TIME</u>	<u>DESCRIPTION OF SERVICES</u>
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[REDACTED]			
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Total Hours Worked	238.00
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[REDACTED]			
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TOTAL SERVICES AND DISBURSEMENTS - THIS INVOICE



TVB Holdings (USA) Inc.
 Invoice No. 6318978
 Page 18

Total Current Services	\$112,846.50
Total Current Disbursements	7,288.17
Total Current Invoice	\$120,134.67
Your Portion of Amount Due at 30%	\$36,040.40

SUMMARY BY PROFESSIONAL

<u>Professional</u>	<u>Hours Worked</u>	<u>Billed Per Hours</u>	<u>Bill Amount</u>
Partner			
Balin, R.	37.10	585.00	21,703.50
Koonce, L.	76.90	495.00	38,065.50
McCauley, C.	56.70	459.00	26,025.30
Total	170.70		85,794.30
Associate			
Bayard, S.	3.10	459.00	1,422.90
Huang, A.	0.30	211.50	63.45
Palacios, D.	7.30	301.50	2,200.95
Wukoson, G.	42.70	414.00	17,677.80
Total	53.40		21,365.10
Counsel			
Sullivan, S.	12.40	441.00	5,468.40
Total	12.40		5,468.40
Freelance Legal			
Arweiler, J.	0.30	171.00	51.30
Total	0.30		51.30
Paralegal			
Roth, K.	1.20	139.50	167.40
Total	1.20		167.40
Total All Classes	238.00		\$112,846.50



**Davis Wright
Tremaine LLP**

Anchorage
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206.622.3150 tel
206.757.7700 fax

Federal ID #91-0839480

www.dwt.com

DISH Network LLC
Attn: Lawrence R. Katzin, VP &
Assoc. General Counsel
Brett J. Kitei, Sr. Corp. Counsel
9601 S. Meridian Blvd
Englewood, CO 80112

August 31, 2015
Invoice No. 6331135
SENT ELECTRONICALLY

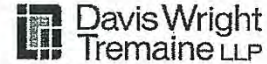
AUGUST INVOICE FOR
STATEMENT OF
SERVICES AND DISBURSEMENTS
ELECTRONIC BILLING - DO NOT MAIL
FOR FILING PURPOSES ONLY

Matter No.: 0090227-000005
TV PAD Litigation

DISH

<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
07/01/15	G. Wukoson	L310	A103	1.10	506.00	Prepare initial disclosures (.4); prepare letters serving preliminary injunction on hosting ISPs and analyze information regarding hosting ISP location for service of subpoenas on hosting ISPs (.3); analyze TVB lists of commercial establishments displaying infringing programming through TVpad for enforcement strategy (.2); [REDACTED] (.1); correspond with China Central Authority regarding service on GVTV (.1)
07/01/15	R. Balin	L190	A105	0.40	260.00	Emails from and to G. Wukoson regarding cease & desist letters to restaurants and doctor's offices (.2); various emails with L. Koonce and C. McCauley regarding discovery issues (.2)
07/01/15	L. Koonce	L110	A101	1.20	660.00	Interoffice conference with G.

PAYMENT IS DUE WITHIN 30 DAYS OF THE DATE OF THIS INVOICE
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PAYMENTS RECEIVED AFTER THE DATE OF THIS INVOICE WILL BE REFLECTED ON NEXT MONTH'S BILLING



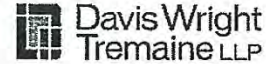
DISH Network LLC
Invoice No. 6331135
Page 2

<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
07/01/15	C. McCauley	L190	A108	0.70	357.00	Wukoson regarding initial disclosures (.3); emails regarding serving subpoena on domain name registrant for CloudDDOS (.1); review of CNT and ClubTVpad websites and Facebook page (.4); email to R. Balin regarding discovery deadline (.1); emails with G. Wukoson regarding Redsea Internet (.2); review email to Redsea (.1) - 7
07/02/15	G. Wukoson	L310	A103	1.10	506.00	Conference with process servers regarding status of service of various webhost subpoenas (.3); research state records for new service addresses for various webhosts (.2); conference with G. Wukoson regarding webhost addresses (.2)
07/02/15	R. Balin	L110	A105	0.90	585.00	Prepare initial disclosures and notices of deposition (.7); analyze TVB communications with U.S. customs and prepare email memorandum thereon (.4)
07/02/15	L. Koonce	L310	A103	0.90	495.00	Read email from G. Wukoson regarding contacting US Customs (.1); send reply email regarding same (.2); emails from and to C. McCauley regarding service of subpoena on web host Nobis (.2); emails from and to L. Koonce regarding strategy for discovery from US distributor defendants (.3); review tracking list regarding status of service of subpoenas on third-parties (.1) - 3
07/02/15	C. McCauley	L320	A103	0.90	459.00	Review emails from G. Wukoson regarding customs information (.2); emails with C. McCauley regarding YTC summit subpoena and interview (.2); review email from counsel for Golden Ocean Sales (.2); emails with R. Balin regarding document requests (.1); review draft document requests (.2)
						Draft amended web host subpoenas (.5); conference with Steven Chen regarding YTC summit subpoena (.1); conference with G. Wukoson regarding status of service on TNT express (.1); conference with defendants' counsel regarding amended subpoenas (.1); conference with Nobis regarding subpoena response (.1)



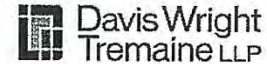
DISH Network LLC
Invoice No. 6331135
Page 3

<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
07/05/15	R. Balin	L190	A106	0.10	65.00	Emails from and to Mr. Tsang regarding group call to discuss strategy for serving preliminary injunction order on web hosts
07/06/15	G. Wukoson	L310	A103	2.40	1,104.00	Coordinate service of subpoenas on ISPs hosting infringing content and correspond with investigator regarding ISP contact information (.2); prepare plaintiffs' initial disclosures (1.8); prepare exhibits for Chen deposition (.2); analyze responses to subpoenas from ISP hosting infringing content and bank and confer with investigator thereon (.2)
07/06/15	R. Balin	L190	A105	0.50	325.00	Emails from and to L. Koonce regarding status report to clients regarding various issues (.2); phone conference with L. Koonce regarding same (.2); review email from G. Wukoson regarding Chinese company leasing space from web host Solid Tools (.1)
07/06/15	R. Balin	L190	A106	0.90	585.00	Draft status report to clients regarding various issues
07/06/15	R. Balin	L320	A104	0.40	260.00	Emails from and to C. McCauley and L. Koonce regarding HSBC document demand (.2); review response of web host Solid Tools to subpoena (.1); review letter from HSBC responding to subpoena and email from C. McCauley regarding same (.1)
07/06/15	L. Koonce	L340	A108	1.60	880.00	Interoffice conference and emails with R. Balin regarding case strategy and status (.4); emails with C. McCauley and Mr. Tsang regarding HSBC subpoena (.2); emails with team and Nick Braak regarding Bytejet discovery, and review Bytejet information online (.7); review and revise email to clients regarding various status issues(.4)
07/06/15	C. McCauley	L320	A108	0.80	408.00	Conference with HSBC, Nobis and Sharktech regarding subpoenas (.5); revise HSBC declaration of authentication (.3)
07/06/15	C. McCauley	L330	A101	5.40	2,754.00	Draft YTC Summit deposition outline and prepare exhibits
07/07/15	G. Wukoson	L320	A104	3.40	1,564.00	Analyze hosting ISP responses to subpoenas and documents produced for evidence of liability of defendants



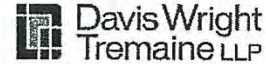
DISH Network LLC
Invoice No. 6331135
Page 4

<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
07/07/15	R. Balin	L190	A106	1.00	650.00	(2.4); analyze TVpad distributor responses to letters serving preliminary injunction order on them and prepare responses thereto (.6); prepare plaintiffs' initial disclosures (.3) Phone conference with Mr. Tsang and other officers from TVB, DISH representatives and L. Koonce regarding migration offer to TVpad customers and timing of service of preliminary injunction order on web hosts (.6); conference with L. Koonce regarding various issues, including discovery from distributor defendants and contempt motion (.2); review response of web host Nobis to subpoena (.2)
07/07/15	R. Cai	L190	A111	0.50	322.50	Work on the translation of document; discussion with NY office and translator - .5
07/07/15	L. Koonce	L310	A104	1.90	1,045.00	Review draft initial disclosures (.3); attention to setting dates for Rule 26f report (.3); telephone conference with clients regarding timing of notice to web hosts (.6); conference with R. Balin regarding discovery from distributors and contempt motion (.2); review email from C. McCauley regarding discovery timing (.2); review emails regarding Nobis subpoena (.3)
07/07/15	C. McCauley	L320	A104	0.60	306.00	Review Nobis production (.5); conference with Nobis regarding production (.1)
07/07/15	C. McCauley	L310	A103	0.60	306.00	Review initial disclosures (.4); conference with G. Wukoson regarding suggestions for additions to initial disclosures (.2)
07/07/15	C. McCauley	L160	A107	0.30	153.00	[REDACTED] - .3
07/08/15	G. Wukoson	L320	A104	6.30	2,898.00	Analyze communications produced by hosting ISP Nobis for ISP policy violations by representatives of defendants and identity and evidence of liability of representatives of defendants (5.5); prepare plaintiffs' initial disclosures (.8)
07/08/15	J. Arweiler	L320	A103	0.40	76.00	Proofread subpoena to TNT, arranged



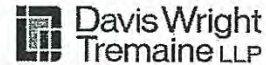
DISH Network LLC
 Invoice No. 6331135
 Page 5

<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
07/08/15	R. Balin	L160	A107	0.20	130.00	for service Read email from L. Koonce to Mr. Katzin of DISH regarding DISH/TVB call about coordinating service of preliminary injunction order on web hosts with DISH migration offer to TVpad customers (.1); [REDACTED]
07/08/15	L. Koonce	L310	A105	0.80	440.00	[REDACTED] (.1) Review voice mail and email from Mr. Katzen, and respond to same (.2); interoffice conference with G. Wukoson regarding initial disclosures (.3); review emails from C. McCauley regarding subpoenas (.2); [REDACTED] (.1)
07/08/15	C. McCauley	L310	A105	0.10	51.00	Conference with G. Wukoson regarding revisions to initial disclosures
07/08/15	C. McCauley	L310	A103	1.50	765.00	Draft subpoena to China Unicom (.5); draft follow-up letter to DHL (.6); research regarding web host locations for any remaining that are unserved (.4)
07/09/15	G. Wukoson	L110	A108	0.30	138.00	Call with investigator regarding technical justifications given by representative of defendants to hosting ISP Nobis for server setup
07/10/15	G. Wukoson	L320	A104	1.90	874.00	Confer with area expert colleague regarding interfacing with customs to bar importation of infringing products and call to U.S. Customs (.6); prepare plaintiffs' initial disclosures (.7); analyze and track responses of TVpad distributors to letters serving preliminary injunction order for responses thereto (.1); analyze documents produced by hosting ISPs pursuant to subpoenas and correspond with hosting ISPs regarding adequacy of production (.5)
07/10/15	J. Arweiler	L110	A103	3.80	722.00	For responses to demand letters sent to TVpad [REDACTED] revised and updated tracking chart for all defendants and potential defendants noting any correspondence or returned mail (3.0); scanned responses and reported findings to G. Wukoson (.8)
07/10/15	R. Balin	L310	A105	1.10	715.00	Conference with L. Koonce regarding various issues, including discovery in aid of permanent injunction motion and responses by web hosts to subpoenas



DISH Network LLC
 Invoice No. 6331135
 Page 6

<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
						(.3); send status report and meeting notice to clients (.3); emails from and to C. McCauley regarding China Telecom's request for additional time to respond to subpoena (.1); read documents produced by Enzu (.1); phone conference with G. Wukoson regarding follow up request to Enzu (.2); review draft email to Enzu requesting production of withheld documents (.1)
07/10/15	L. Koonce	L160	A103	0.80	440.00	[REDACTED] (.3); review initial disclosures (.2); review YTC Summit deposition outline (.3) - 13
07/10/15	C. McCauley	L320	A108	0.60	306.00	Conference with Enzu regarding additional discovery responses (.2); review Enzu responses to subpoena (.2); conference with Sharktech regarding responses (.2)
07/10/15	C. McCauley	L160	A103	0.30	153.00	[REDACTED] - 13
07/10/15	C. McCauley	L330	A101	1.90	969.00	Draft YTC summit deposition outline
07/13/15	G. Wukoson	L220	A104	0.40	184.00	Analyze and track responses of TVpad distributors to letters serving preliminary injunction order and prepare correspondence in response thereto (.4)
07/13/15	M. Feuerman	L330	A101	1.30	78.00	Prepare and organize deposition exhibits per C. McCauley
07/13/15	R. Balin	L320	A104	1.30	845.00	Send meeting notice to clients (.4); emails with L. Koonce regarding threat of bankruptcy by defendant Asha Media (.1); review document production by Gorilla Servers (.2); read emails from L. Koonce and C. McCauley regarding DHL deposition (.1); [REDACTED] (.1); follow up emails from and to C. McCauley regarding same (.1); read emails from C. McCauley and G. Wukoson regarding web host Sharktooth's response to subpoena (.2); review Hugo Chen's discovery requests (.1); emails from and to C. McCauley regarding retrieval costs in connection with HotSpace Networks subpoena (.1); read letter to DHL regarding deposition date (.1) - 13



DISH Network LLC
 Invoice No. 6331135
 Page 7

<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
07/13/15	L. Koonce	L310	A101	2.00	1,100.00	Review letter from Asha Media bankruptcy counsel, and discuss with team (.3); further review of YTC Summit outline, and email C. McCauley regarding same (.4); emails with C. McCauley regarding DHL deposition (.4); [REDACTED] (.4); review emails regarding Sharktech subpoena (.2); review discovery requests from Honghui Chen (.3) -1.0
07/13/15	C. McCauley	L320	A104	1.50	765.00	Conference with L. Koonce and R. Balin regarding subpoena on DHL (.2); review subpoena responses from Gorilla server (.3); review response from Leaseweb (.2); conference with Sharktech regarding subpoena response (.2); draft letter to Leaseweb concerning inadequate response to subpoena (.2); draft letter to DHL regarding failure to appear for deposition (.4)
07/13/15	C. McCauley	L330	A101	2.10	1,071.00	Draft deposition outline and prepare deposition exhibits for YTC summit
07/14/15	G. Wukoson	L320	A108	0.70	322.00	Call and correspond with shipper TNT concerning deposition subpoena and TNT provision of authenticating declaration (.4); prepare table tracking notices to and responses by major TVpad resellers (.3)
07/14/15	M. Feuerman	L330	A101	0.70	42.00	Continue to prepare and organize deposition exhibits per C. McCauley
07/14/15	W. Keville	L330	A101	0.60	93.00	Conference with C. McCauley regarding deposition exhibit preparation and prepare deposition exhibits
07/14/15	R. Balin	L320	A104	0.80	520.00	Read email from C. McCauley regarding meeting with YTC Summit (.1); read email from Ms. Lee of China Ministry of Justice regarding status of Hague Service on GVTV (.1); review response by DHL to subpoena (.1); read email from C. McCauley regarding CNT's shipping account with UPS (.1); review documents produced by YTC Summit (.4) -1.1
07/14/15	L. Koonce	L330	A109	4.50	2,475.00	Drafting 26(f) report (1.3); prepare for YTC Summit meeting (.7); attend YTC Summit meeting (3.0) -1.3
07/14/15	C. McCauley	L161	A107	0.10	51.00	Conference with Mr. Wang regarding



DISH Network LLC
Invoice No. 6331135
Page 8

<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
07/14/15	C. McCauley	L320	A108	0.30	153.00	W9 Conference with Ms. Marcus regarding DHL subpoena response (.2); conference with G. Wukoson regarding TNT's response to subpoena (.1)
07/14/15	C. McCauley	L410	A108	2.80	1,428.00	Travel to and attend meeting with Steven Chen of YTC Summit (2.8)
07/14/15	C. McCauley	L320	A104	3.20	1,632.00	Review new documents received from Mr. Chen and revise deposition outline
07/15/15	G. Wukoson	L190	A101	0.10	46.00	Analyze list of hosting ISPs for completion of service of preliminary injunction order on all hosting ISPs
07/15/15	M. Feuerman	L330	A101	2.90	174.00	Continue to organize deposition exhibits per C. McCauley (.8); prepare and organize various additional exhibits from thumb drive for deposition & during deposition per W. Keville (2.1)
07/15/15	J. Arweiler	L110	A103	0.80	152.00	Prepare tracking chart of responses from retailers, identify two categories of 'big fish' and add tracking column to chart
07/15/15	W. Keville	L330	A101	0.40	62.00	Oversee preparation of additional deposition exhibits per C. McCauley's instructions; conference with M. Feuerman regarding same
07/15/15	R. Balin	L190	A106	2.00	1,300.00	Read emails between C. McCauley and UPS's lawyer regarding production of documents by UPS in response to subpoena (.1); read emails from C. McCauley attaching documents produced by YTC Summit (.1); send email to L. Koonce regarding agenda items for today's conference call with client (.1); [REDACTED] (.1); emails to and from C. McCauley regarding submission of NewTVpad consent judge to court for "so ordering" (.1); phone conference with L. Koonce in preparation for client call (.3); phone conference with Lilu, Mr. Tsang and Mr. Kueling regarding various case issues, including contempt motion against CNT, discovery in aid of default judgment motion, [REDACTED] and timing of take down notice to web hosts (1.2)
07/15/15	L. Koonce	L330	A109	8.70	4,785.00	Prepare for and attend YTC Summit

-2



DISH Network LLC
 Invoice No. 6331135
 Page 9

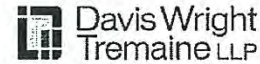
<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
07/15/15	C. McCauley	L320	A108	0.20	102.00	deposition (7.5); telephone conference with clients (1.2)
07/15/15	C. McCauley	L330	A109	7.10	3,621.00	Draft letter to Hostspace regarding follow up on subpoena
07/16/15	R. Balin	L320	A105	0.40	260.00	Prepare for and take deposition of Steven Chen of YTC Summit
07/16/15	L. Koonce	L250	A103	4.30	2,365.00	Review filing of stipulation requesting Judge Morrow to enter consent judgment against NewTVpad (.1); read emails from C. McCauley regarding documents produced by YTC Summit (.1); read email from C. McCauley regarding documents produced by UPS (.1); review email from C. McCauley regarding eSited response to subpoena (.1); send email to defense team regarding strategy call to discuss various action items (.1)
07/16/15	C. McCauley	L250	A103	0.70	357.00	Emails with ClubTVpad counsel regarding client documents (.2); review YTC Summit documents (.7); review UPS documents and email from C. McCauley regarding same (.4); review eSited contract (.2); drafting Rule 26(f) report (2.3); [REDACTED] (.5)
07/16/15	C. McCauley	L310	A104	1.20	612.00	Draft Rule 26(f) report (.5); review consent judgment exhibits (.2)
07/17/15	S. Bayard	L190	A105	1.00	510.00	Conference with Mr. Bonafeld regarding UPS's production of documents (.1); conference with eSited regarding eSited production (.2); review eSited production (.1); conference with R. Balin, L. Koonce and G. Wukoson regarding YTC Summit documents (.2); review UPS's production in response to subpoena (.6)
07/17/15	R. Balin	L190	A105	2.40	1,560.00	Meet with R. Balin, L. Koonce, and C. McCauley regarding strategy for contempt motion
						Emails from and to L. Koonce [REDACTED] (.1); review draft 26(f) report (1.0); read email from G. Wukoson regarding contact with US Customs (.1); read email from C. McCauley regarding draft Rule 26(f) statement (.1); prepare for conference with DWT legal team to discuss various action items (.1);

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<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
						conference with DWT legal team regarding various action items, including contempt motion against CNT and status of discovery in aid of default judgment motion (1.0)
07/17/15	L. Koonce	L190	A105	2.20	1,210.00	Review letter from Red Star Internet (.2); emails with R. Balin regarding "big fish" distributors and Rule 26(f) report (.2); emails with C. McCauley regarding Rule 26(f) report (.3); team meeting regarding various issues (1.0); draft letter to Asha Media counsel (.5)
07/17/15	C. McCauley	L250	A105	1.00	510.00	Call with R. Balin, L. Koonce and S. Bayard regarding contempt motion and discovery
07/17/15	C. McCauley	L250	A103	0.50	255.00	Revise Rule 26(f) report
07/20/15	G. Wukoson	L190	A103	1.00	460.00	Call to U.S. Customs regarding blocking importation of TVpads (.1); team meeting regarding contempt motion, contact with U.S. Customs, potential letters to Amazon and eBay, letters to restaurants and other businesses, [REDACTED] and document requests to defendants (.6); prepare cease and desist letters conveying preliminary injunction order to restaurants and other businesses displaying infringing programming using TVpad (.3)
07/20/15	R. Balin	L190	A105	0.70	455.00	Phone conference with L. Koonce and G. Wukoson regarding various issues including contempt motion against CNT, communications with US Customs and service of preliminary injunction on Amazon and eBay (.5); read email from G. Wukoson attaching draft cease and desist letters to doctors and restaurants (.1); review ECF notice of entry of consent judgment against NewTVpad (.1)
07/20/15	L. Koonce	L250	A103	0.60	330.00	Emails with T. Wang regarding NewTVpad interview (.2); review Rule 26(f) report and send to defendants (.4)
07/20/15	C. McCauley	L320	A106	0.30	153.00	Conference with counsel from China Telecom regarding response to subpoena (.1); conference with counsel for LeaseWeb regarding response to subpoena (.1); call to Sharktech regarding supplementing production (.1)

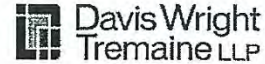
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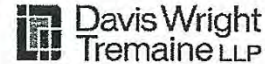
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<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
07/21/15	G. Wukoson	L190	A103	1.00	460.00	Correspond with investigator regarding production of confidential information from hosting ISPs (.2); prepare cease and desist letters conveying preliminary injunction order to restaurants and other businesses displaying infringing programming using TVpad (.5); call and correspond with translators to arrange interpreter presence at interview of newTVpad principal (.3)
07/21/15	R. Balin	L190	A103	0.70	455.00	Review and revise draft cease and desist letter to restaurants and doctor's offices (.2); conference with G. Wukoson regarding edits to same (.2); read email from L. Koonce regarding interview of Mr. Zhou of NewTVpad (.1); follow up emails from and to L. Koonce regarding same (.1); review defendant Chen's portions of draft Rule 26(f) statement (.1)
07/21/15	L. Koonce	L190	A101	2.10	1,155.00	Emails with C. McCauley regarding LeaseWeb subpoena (.3); emails and call with T. Wang regarding NewTVpad interview (.5); emails with Luis Zhou (NewTVpad) (.7); review Rule 26(f) portions from Honghui Chen (.3); prepare for interview with NewTVpad (.3)
07/22/15	S. Bayard	L250	A105	0.50	255.00	Telephone call with L. Koonce regarding inducement evidence for contempt motion (.3); telephone call with G. Wukoson regarding collecting inducement evidence for contempt motion (.2)
07/22/15	G. Wukoson	L250	A102	3.50	1,610.00	Analyze responses to subpoenas to shipping companies and distributor letters for next steps in obtaining relevant documents (.1); analyze document requests of defendant Hugo Chen for response thereto, including analysis of our claims, analysis of authority supporting withholding of investigator reports as privileged work product, and analysis of evidence supporting determination of copyright statutory damages (2.2); call U.S. Customs concerning barring of importation of TVpads (.1); analyze case law regarding court authority to direct U.S. Customs to ban imports of



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<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
07/22/15	R. Balin	L120	A105	0.70	455.00	infringing goods and prepare email memorandum thereon (.3); call and correspond with translators to arrange interpreter presence at interview of newTVpad principal (.1); analyze authority setting forth standards for finding of contempt and contempt sanctions, review websites promoting TVpad to prepare motion for contempt against CNT (.7)
07/22/15	L. Koonce	L160	A107	1.70	935.00	(.3); read emails to and from C. Weil regarding purchase of TVpad by Mintz to confirm that CNT is violating preliminary injunction order (.1); read email from C. McCauley regarding draft contempt motion against CNT (.1); read memo from G. Wukoson regarding ability to secure court order directing US Customs to ban imports of TVpad devices into United States (.2) Attention to logistics for interview with NewTVpad (.3); interoffice conference with G. Wukoson regarding protective order (.2); review emails regarding ISP subpoenas (.2); (1); review email from C. McCauley regarding contempt motion, and provide information (.3); (.3); review research from G. Wukoson regarding orders directed towards US Customs as a third party (.3)
07/22/15	C. McCauley	L250	A103	1.40	714.00	Draft motion for contempt (1.1); research regarding contempt standards (.3)
07/22/15	C. McCauley	L320	A108	0.10	51.00	Draft follow up letter to Solid Tools regarding subpoena response
07/23/15	G. Wukoson	L250	A102	1.70	782.00	Analyze authority setting forth standards for finding of contempt and amounts and form of contempt sanctions (1.6); analyze agreement with interpreter for interview of NewTVpad principal and execute agreement (.1)



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<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
07/23/15	R. Balin	L320	A105	0.20	130.00	Read email from L. Koonce regarding status of Korean broadcasters lawsuit (.1); read email from C. McCauley regarding additional documents produced by LeaseWeb (.1)
07/23/15	L. Koonce	L120	A106	1.80	990.00	Emails with Mr. Tsang regarding Korean Broadcasters case, and review of Munhwa docket (.4); [REDACTED] (.3); email to clients regarding Asha Media, and Munhwa status (.3)
07/23/15	C. McCauley	L320	A108	0.10	51.00	Call from Sharktech regarding subpoena
07/24/15	G. Wukoson	L320	A104	0.20	92.00	Analyze claim by hosting ISP China Unicom not to have documents relevant subpoena
07/24/15	R. Balin	L320	A108	0.40	260.00	[REDACTED] [REDACTED] [REDACTED] (.1); review documents produced by webhost LeaseWeb (.1); read email from webhost China Unicom regarding subpoena (.1); read email from C. Weill of Mintz regarding attempts to purchase TVpad directly from CNT (.1)
07/24/15	L. Koonce	L120	A106	0.60	330.00	Review emails from clients regarding Asha Media and Munhwa case (.2); review emails regarding LeaseWeb subpoena (.2); emails with C. Weil regarding making new purchase of device (.2)
07/27/15	G. Wukoson	L250	A102	2.20	1,012.00	Analyze websites promoting TVpad and compare with prior evidence submitted to court to prepare motion for contempt against CNT (1.9); analyze claim by hosting ISP China Telecom not to have documents response to subpoena (.3)
07/27/15	R. Balin	L320	A104	0.10	65.00	Review responses and objections by China Telecom to subpoena
07/27/15	L. Koonce	L340	A101	7.20	3,960.00	Prepare for interview of Luis Zhou and travel to Dallas for same
07/27/15	C. McCauley	L250	A105	0.40	204.00	Conference with S. Bayard regarding marshaling evidence in support of motion for contempt
07/27/15	C. McCauley	L320	A104	0.10	51.00	Review response to subpoena by China Telecom
07/28/15	S. Bayard	L250	A105	0.40	204.00	Telephone call with C. McCauley

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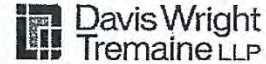


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<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
07/28/15	G. Wukoson	L250	A102	2.50	1,150.00	regarding motion for contempt Analyze websites promoting TVpad and compare with prior evidence submitted to court to prepare motion for contempt against CNT and prepare exhibits to declarations supporting motion (2.4); review attorney declaration in support of motion for contempt against CNT for accuracy (.1)
07/28/15	R. Balin	L230	A104	0.40	260.00	Read email from Mr. Tsang requesting various items of information (.1); send reply email to Mr. Tsang regarding same (.1); read email from Mr. Weil regarding purchase of TVpad device by investigator from CNT (.1); review objections and written responses filed by China Telecom Americas to subpoena (.2)
07/28/15	L. Koonce	L310	A104	9.50	5,225.00	Prepare for and conduct interview of Luis Zhou (4.5); travel to New York from Dallas (5.0)
07/28/15	C. McCauley	L250	A105	0.40	204.00	Conference with S. Bayard regarding contempt motion (.2); conference with G. Wukoson regarding gathering exhibits in support of contempt motion (.2)
07/28/15	C. McCauley	L250	A103	5.40	2,754.00	Draft declarations of Nick Braak, Sam Tsang, Lance Koonce and George Wukoson in support of motion for contempt (3.7); draft motion for contempt (.9); review relevant webpages for evidence in support of contempt motion (.8)
07/28/15	C. McCauley	L250	A106	0.10	51.00	Conference with Ms. Lai regarding TVpad marketing email
07/29/15	S. Bayard	L250	A103	0.70	357.00	Review and revise draft Tsang and Braak declarations for motion for contempt
07/29/15	G. Wukoson	L250	A102	2.20	1,012.00	Analyze websites promoting TVpad and compare with prior evidence submitted to court to prepare motion for contempt against CNT and prepare exhibits to declarations supporting motion (1.7); confer with team regarding default judgment motion in Munhwa action (.1); prepare cease and desist letters conveying preliminary injunction order to restaurants and other businesses displaying infringing programming using TVpad (.3);

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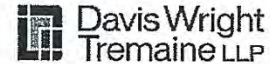
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<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
07/29/15	J. Arweiler	L250	A102	2.80	532.00	analyze Hugo Chen document requests for responses thereto (.1) Reviewed exhibits to complaint and order to show cause, created new screenshots of infringing websites to demonstrate continuing infringement for use in contempt motion
07/29/15	O. Johnny	L250	A101	1.10	176.00	Identify and assemble pleadings regarding default judgment for G. Wukoson
07/29/15	R. Balin	L190	A105	3.00	1,950.00	Read email from L. Koonce to B. Sokol regarding damages to be sought by Korean Broadcasters in their default judgment motion against CNT (.1); emails from and to L. Koonce and G. Wukoson regarding filing of default judgment motion against CNT in Korean Broadcasters case (.2); read email from G. Wukoson attaching chart documenting failure by CNT to take down promotional material advertising infringing apps (.2); emails from and to G. Wukoson regarding draft cease & desist letters to restaurants and medical offices illegally showing CCTV/TVB programs using TVpad devices (.1); prepare for and meet with L. Koonce regarding information requested by Mr. Tsang (1.1); phone conference with Mr. Kuelling regarding letters to restaurants and medical offices using TVpads to illegally show CCTV and TVB programs to their customers (.2); draft and send email to Mr. Tsang, Mr. Kuelling and Lulu regarding same (.5); emails from and to C. Veltman regarding HSBC subpoena (.1); call with L. Koonce regarding collecting evidence that, in violation of preliminary injunction order, the TVpad device still streams live CCTV and TVB programming (.1); read email from C. McCauley regarding DHL subpoena (.1); review brief in support of Korean Broadcaster's motion for default judgment against CNT (.3)
07/29/15	L. Koonce	L250	A102	3.20	1,760.00	Email to B. Sokol regarding damages in Korean Broadcasters default judgment motion (.1); review email from S. Tsang regarding outstanding issues (.1);

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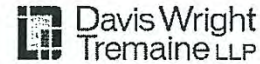
DISH Network LLC
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<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
						review default judgment papers in Munhwa case (1.0); [REDACTED] [REDACTED] (.8); phone call with Mr. Kuelling regarding letters to restaurants (.2); review emails regarding HSBC subpoena (.2); [REDACTED] [REDACTED] (.4); (.2); [REDACTED] [REDACTED] (.2)
07/29/15	C. McCauley	L320	A108	0.60	306.00	Conference with HSBC regarding response to subpoena (.5); conference with DHL regarding response to subpoena (.1)
07/29/15	C. McCauley	L250	A102	0.40	204.00	Review TVpad webpages for use as exhibits in support of contempt motion
07/30/15	G. Wukoson	L250	A102	2.70	1,242.00	Prepare cease and desist letters conveying preliminary injunction order to restaurants and other businesses displaying infringing programming using TVpad (.4); prepare exhibits to declarations supporting motion for contempt against CNT and correspond with translator regarding translation thereof (.4); analyze authority regarding treatment of repeated copyright infringement and identity of payee of contempt fines in Ninth Circuit and analyze Internet evidence of contempt by CNT (1.9)
07/30/15	R. Balin	L190	A106	1.40	910.00	Draft memo responding to questions from Mr. Tsang at TVB (.6); review and revise draft cease & desist letters to medical practices and restaurants (.2); send email to G. Wukoson regarding same (.1); follow up emails from and to G. Wukoson regarding draft cease & desist letters to medical offices and restaurants(.1) read emails from Mr. Tsang and Ms., Lai documenting CNT notices to TVpad users (.1); read email from L. Koonce regarding post on CNT's fan forum in which user boasts of switching from DISH to TVpad to get TVB's Jade package of programs (.1); emails from and to G. Wukoson and C. McCauley regarding translating

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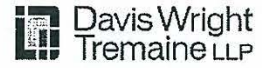
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07/30/15	L. Koonce	L190	A103	4.90	2,695.00	Chinese-language web posts for use in contempt motion against CNT (.1); conference with G. Wukoson regarding same (.1) [REDACTED] [REDACTED] (.3); review draft email to Mr. Tsang (.2); review CNT emails from Mr. Tsang (.2); review CNT fan forum and collect posts regarding switching from Jade package (.4); [REDACTED] (3.5); review research regarding coercive sanctions and email to C. McCauley regarding same (.3)
07/30/15	C. McCauley	L250	A104	0.80	408.00	Review research on contempt sanctions and coercive fines
07/30/15	C. McCauley	L250	A103	1.10	561.00	Draft declarations in support of motion for contempt
07/31/15	G. Wukoson	L250	A102	1.90	874.00	Analyze authority regarding amount of and basis for compensatory contempt sanctions (1.6); prepare exhibits to declarations supporting motion for contempt against CNT and correspond with translator regarding translation thereof (.3)
07/31/15	R. Balin	L320	A105	0.10	65.00	Read email from C. McCauley regarding HSBC subpoena
07/31/15	L. Koonce	L190	A103	3.90	2,145.00	[REDACTED] (3.3); review materials produced by ClubTVpad (.6)
07/31/15	C. McCauley	L250	A105	0.30	153.00	Conference with G. Wukoson regarding contempt motion exhibits (.1); conference with L. Koonce regarding contempt motion exhibits (.2)
Total Services				184.90	\$83,191.05	

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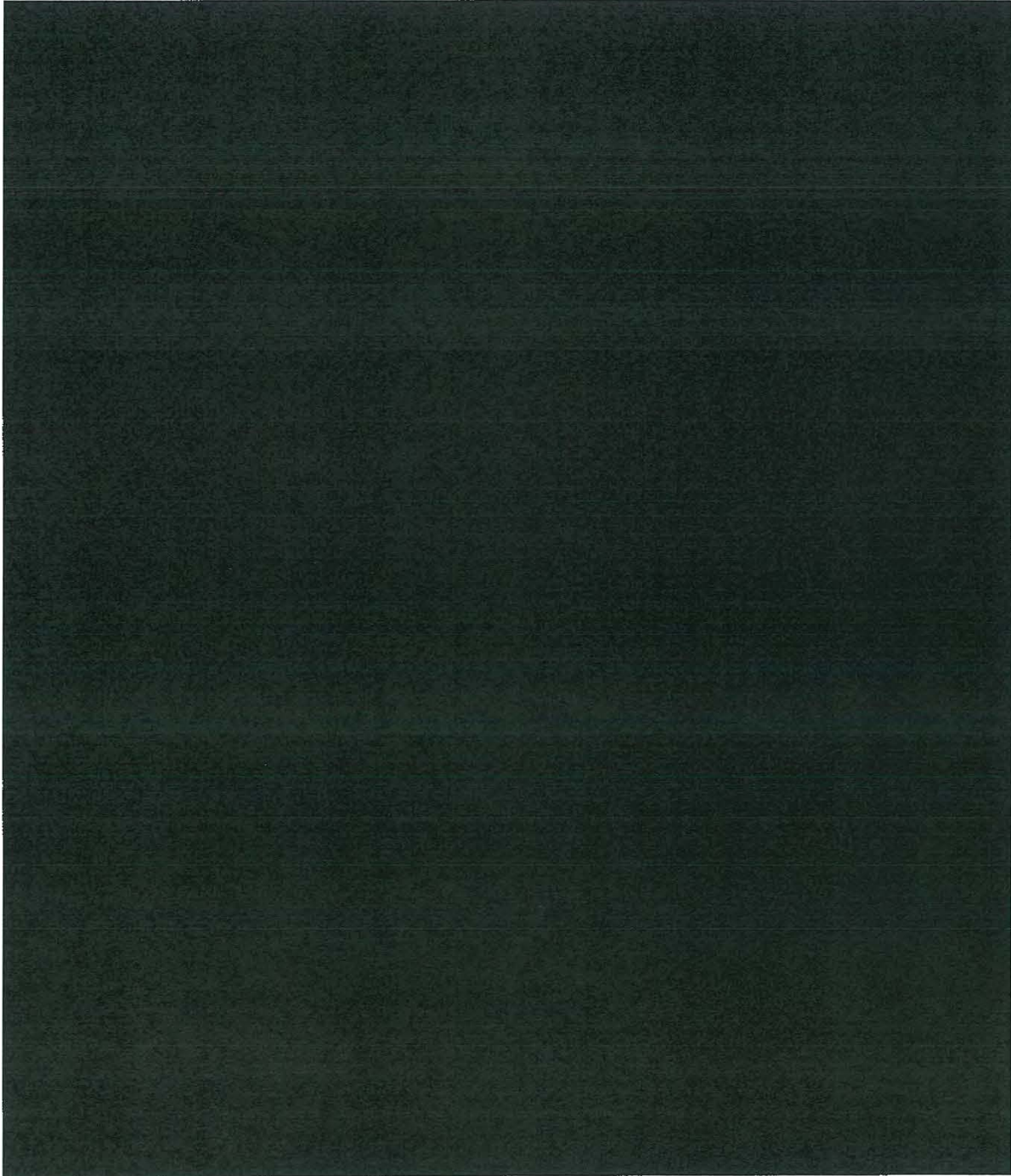
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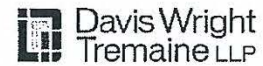
DISBURSEMENT DETAIL



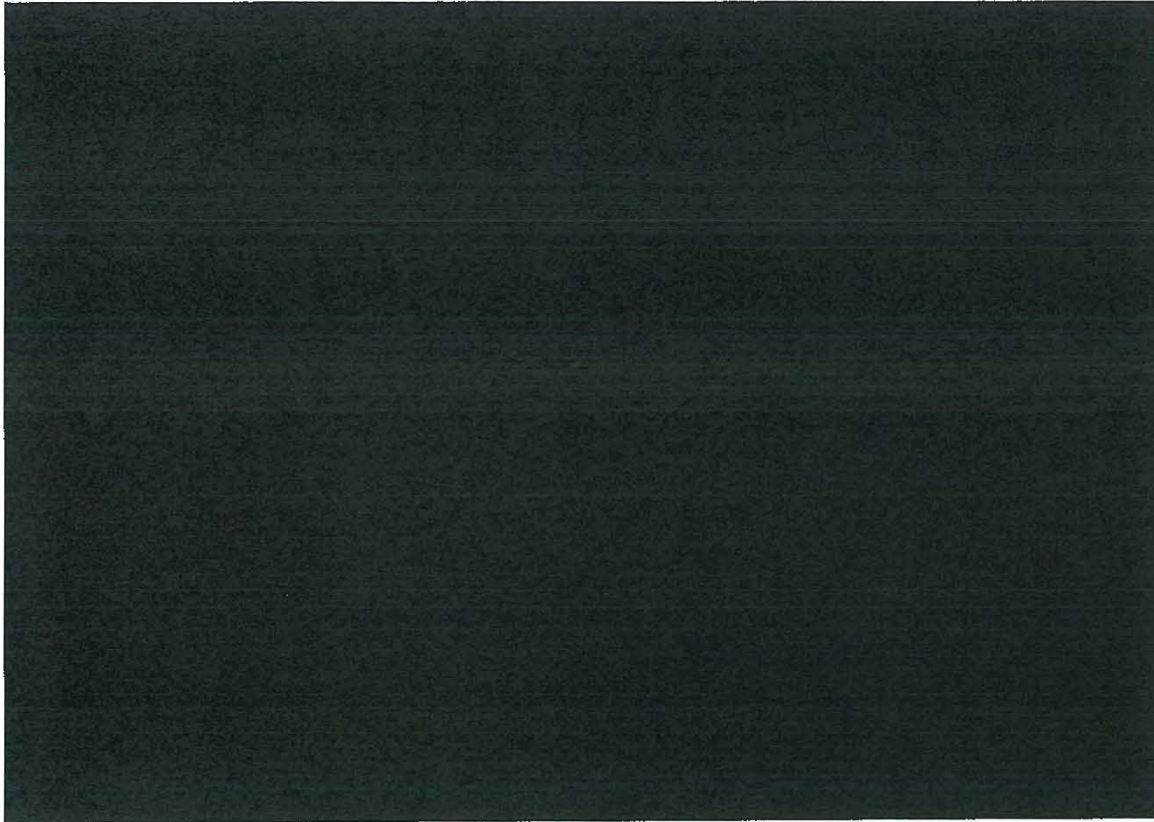


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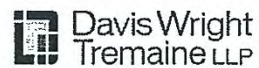


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TOTAL SERVICES AND DISBURSEMENTS - THIS INVOICE

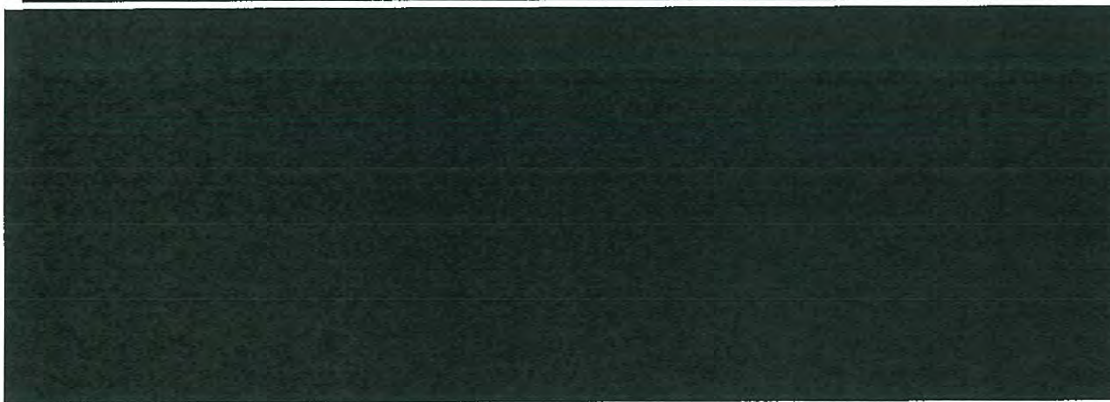
Total Current Services	\$83,191.05
Total Current Disbursements	8,748.90
	<hr/>
Total Current Invoice	\$91,939.95
Your Portion of Amount Due at 40%	\$36,775.98



DISH Network LLC
Invoice No. 6331135
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SUMMARY BY PROFESSIONAL

<u>Professional</u>	<u>Hours Worked</u>	<u>Billed Per Hours</u>	<u>Bill Amount</u>
Partner			
Balin, R.	20.10	585.00	11,758.50
Cai, R.	0.50	580.50	290.25
Koonce, L.	64.40	495.00	31,878.00
McCauley, C.	45.80	459.00	21,022.20
Total	130.80		64,948.95
Associate			
Bayard, S.	2.60	459.00	1,193.40
Wukoson, G.	36.60	414.00	15,152.40
Total	39.20		16,345.80
Freelance Legal			
Arweiler, J.	7.80	171.00	1,333.80
Total	7.80		1,333.80
Paralegal			
Johnny, O.	1.10	144.00	158.40
Keville, W.	1.00	139.50	139.50
Total	2.10		297.90
Document Clerk			
Feuerman, M.	4.90	54.00	264.60
Total	4.90		264.60
Total All Classes	184.80		<u>\$83,191.05</u>





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206.622.3150 tel
206.757.7700 fax

Federal ID #91-0839480

www.dwt.com

China International Communications Co., Ltd. (CICC)
Attn: Li Lu
No. 933, Jingmen Building, No. 9
Yangfangdian Road, Haidian District
Beijing, China 100038

August 31, 2015
Invoice No. 6331140

AUGUST INVOICE FOR
STATEMENT OF
SERVICES AND DISBURSEMENTS

Matter No.: 0094038-000024
TV PAD Litigation

DATE	PROFESSIONAL	TIME	DESCRIPTION OF SERVICES
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[REDACTED]			
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PAYMENT IS DUE WITHIN 30 DAYS OF THE DATE OF THIS INVOICE
INTEREST WILL BE CHARGED ON INVOICES WHICH ARE 45 DAYS PAST DUE
PAYMENTS RECEIVED AFTER THE DATE OF THIS INVOICE WILL BE REFLECTED ON NEXT MONTH'S BILLING



China International Communications Co., Ltd. (CICC)
Invoice No. 6331140
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TOTAL SERVICES AND DISBURSEMENTS - THIS INVOICE

Total Current Services	\$83,191.05
Total Current Disbursements	8,748.90
Total Current Invoice	\$91,939.95
Your Portion of Amount Due at 30%	\$27,581.99

SUMMARY BY PROFESSIONAL

<u>Professional</u>	<u>Hours Worked</u>	<u>Billed Per Hours</u>	<u>Bill Amount</u>
Partner			
Balin, R.	20.10	585.00	11,758.50
Cai, R.	0.50	580.50	290.25
Koonce, L.	64.40	495.00	31,878.00
McCauley, C.	45.80	459.00	21,022.20
Total	130.80		64,948.95
Associate			
Bayard, S.	2.60	459.00	1,193.40
Wukoson, G.	36.60	414.00	15,152.40
Total	39.20		16,345.80



China International Communications Co., Ltd. (CICC)
Invoice No. 6331140
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Freelance Legal

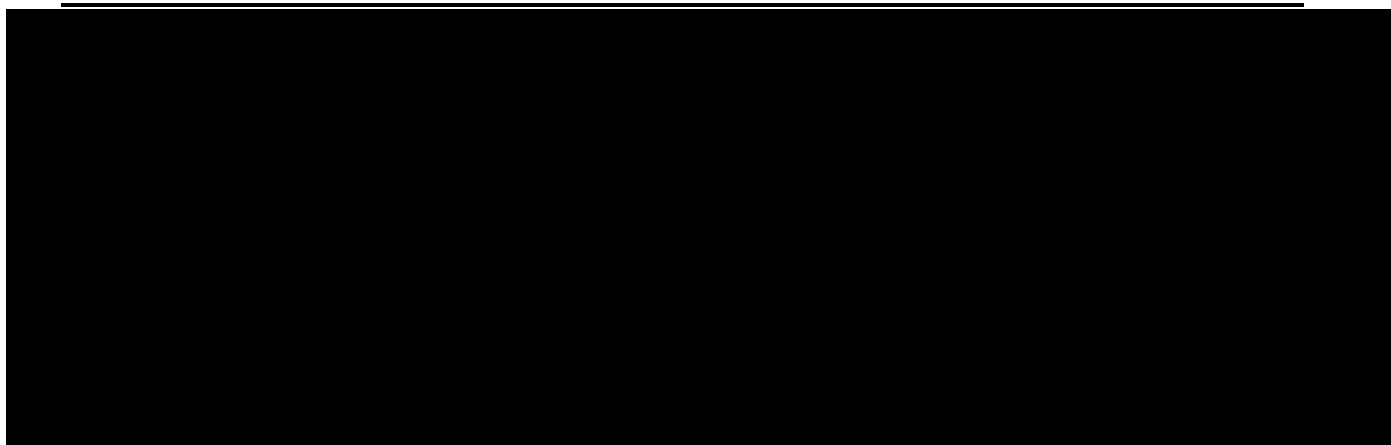
Arweiler, J.	7.80	171.00	1,333.80
Total	7.80		1,333.80

Paralegal

Johnny, O.	1.10	144.00	158.40
Keville, W.	1.00	139.50	139.50
Total	2.10		297.90

Document Clerk

Feuerman, M.	4.90	54.00	264.60
Total	4.90		264.60
Total All Classes	184.80		<u>\$83,191.05</u>





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Tremaine LLP

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Federal ID #91-0839480

www.dwt.com

TVB Holdings (USA) Inc.
Attn: Samuel Tsang
VP Operations
15411 Blackburn Avenue
Norwalk, CA 90650

August 31, 2015
Invoice No. 6331144

AUGUST INVOICE FOR
STATEMENT OF
SERVICES AND DISBURSEMENTS

Matter No.: 0103157-000001
TV PAD Litigation

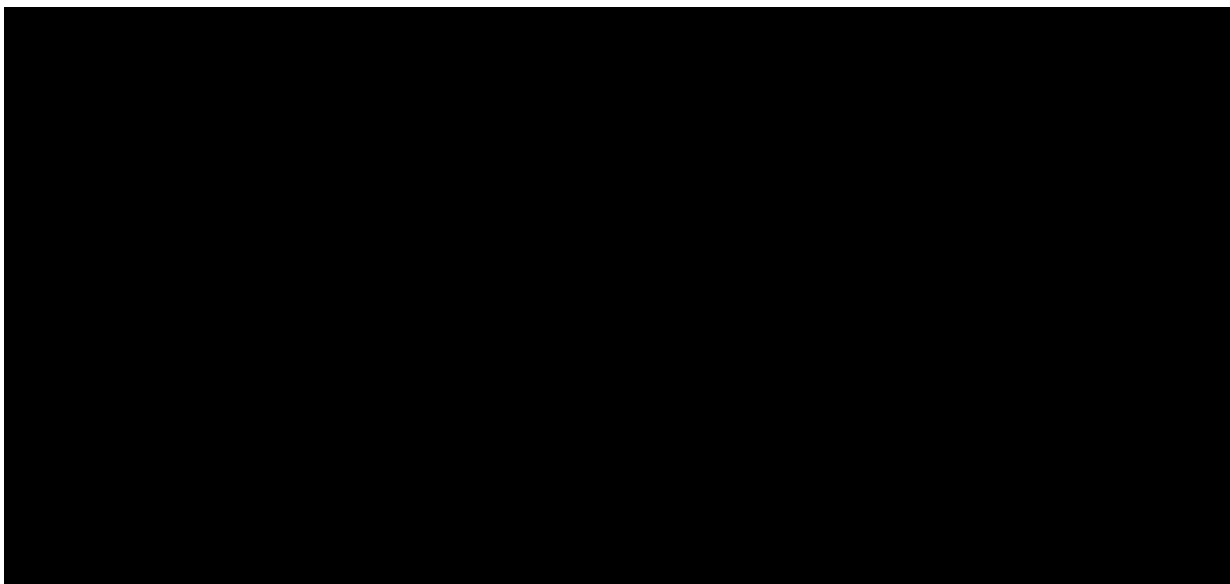
<u>DATE</u>	<u>PROFESSIONAL</u>	<u>TIME</u>	<u>DESCRIPTION OF SERVICES</u>
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[Redacted Table Content]			
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PAYMENT IS DUE WITHIN 30 DAYS OF THE DATE OF THIS INVOICE
INTEREST WILL BE CHARGED ON INVOICES WHICH ARE 45 DAYS PAST DUE
PAYMENTS RECEIVED AFTER THE DATE OF THIS INVOICE WILL BE REFLECTED ON NEXT MONTH'S BILLING



TVB Holdings (USA) Inc.
Invoice No. 6331144
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TOTAL SERVICES AND DISBURSEMENTS - THIS INVOICE

Total Current Services	\$83,191.05
Total Current Disbursements	8,748.90
<hr/>	
Total Current Invoice	\$91,939.95
Your Portion of Amount Due at 30%	\$27,581.99

SUMMARY BY PROFESSIONAL

<u>Professional</u>	<u>Hours Worked</u>	<u>Billed Per Hours</u>	<u>Bill Amount</u>
Partner			
Balin, R.	20.10	585.00	11,758.50
Cai, R.	0.50	580.50	290.25
Koonce, L.	64.40	495.00	31,878.00
McCauley, C.	45.80	459.00	21,022.20
Total	130.80		64,948.95
Associate			
Bayard, S.	2.60	459.00	1,193.40
Wukoson, G.	36.60	414.00	15,152.40
Total	39.20		16,345.80



TVB Holdings (USA) Inc.
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Freelance Legal

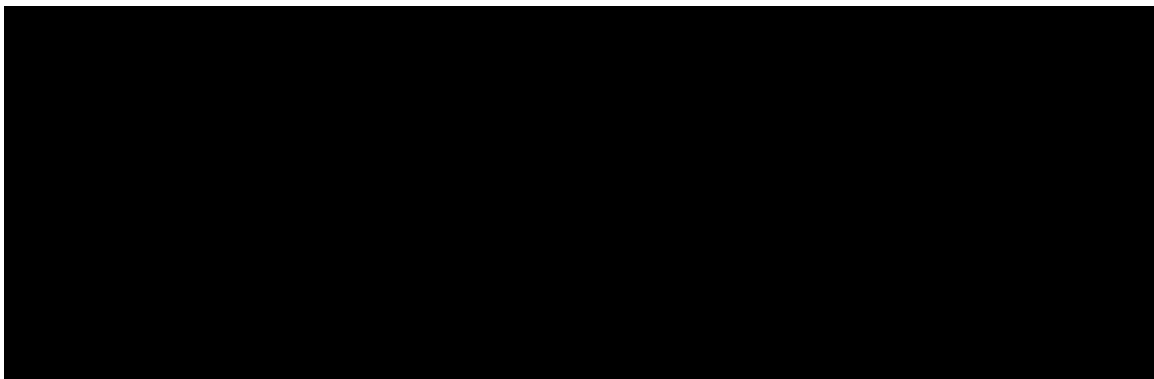
Arweiler, J.	<u>7.80</u>	171.00	<u>1,333.80</u>
Total	7.80		1,333.80

Paralegal

Johnny, O.	1.10	144.00	158.40
Keville, W.	<u>1.00</u>	139.50	<u>139.50</u>
Total	2.10		297.90

Document Clerk

Feuerman, M.	<u>4.90</u>	54.00	<u>264.60</u>
Total	4.90		264.60
Total All Classes	<u>184.80</u>		<u>\$83,191.05</u>





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Federal ID #91-0839480

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DISH Network LLC
Attn: Lawrence R. Katzin, VP &
Assoc. General Counsel
Alex Fonoroff, Senior Legal Counsel
9601 S, Meridian Blvd
Englewood, CO 80112

September 30, 2015
Invoice No. 6339089
SENT ELECTRONICALLY

SEPTEMBER INVOICE FOR
STATEMENT OF
SERVICES AND DISBURSEMENTS
ELECTRONIC BILLING - DO NOT MAIL
FOR FILING PURPOSES ONLY

Matter No.: 0090227-000005
TV PAD Litigation

DISH

<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
08/03/15	G. Wukoson	L320	A103	1.60	736.00	Prepare cease and desist letters conveying preliminary injunction order to restaurants and other businesses displaying infringing programming using TVpad (.7); prepare exhibits to declarations supporting motion for contempt against CNT and correspond with translator regarding translation thereof (.1); analyze docket in related Munhwa case and confer with team regarding default judgment motion therein (.1); prepare plaintiffs' initial disclosures and responses to Hugo Chen document requests (.6); analyze table of cease and desist correspondents to identify client of attorney seeking to discuss case (.1)
08/03/15	J. Arweiler	L250	A103	1.80	342.00	Prepare chart comparing web pages cited in injunction papers to how the pages appeared today
08/03/15	J. Arweiler	L190	A104	0.30	57.00	Track files of interest in Munhwa

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<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
08/03/15	R. Balin	L190	A106	1.20	780.00	action, download pleadings and distribute to attorneys Review quotation from Mintz for post-injunction monitoring of infringing TVpad apps (.1); read email from G. Wukoson regarding status of cease and desist letters to restaurants and medical offices (.1); send email to Mr. Tsang regarding same (.1); read email from Mr. Kuelling regarding same (.1); conference with G. Wukoson regarding cease & desist letter (.1); send email to Mr. Tsang and Mr. Kuelling regarding same (.2); read follow up emails regarding same from Mr. Tsang and Mr. Kuelling (.1); emails from and to Mr. Tsang regarding press release publicizing any infringement suits against restaurants that fail to comply with cease & desist letter (.1); emails from and to G. Wukoson regarding default judgment motion against HYTT in Korean Broadcasters case (.1); read emails from T. Wang regarding his representation of defendant H. Chen (.1); read email from L. Koonce summarizing damages sought by Korean Broadcasters against CNT in default judgment motion (.1)
08/03/15	L. Koonce	L190	A104	2.20	1,210.00	Conference with G. Wukoson regarding Honghui Chen document requests, and initial disclosures (.5); provide Mintz budget to Mr. Tsang (.2); review letter from counsel for Yan Bian (.2); further review of Munhwa default papers, and email clients regarding same (1.0); emails with T. Wang regarding H. Chen representation (.3)
08/03/15	C. McCauley	L320	A105	0.50	255.00	Conference with L. Koonce regarding strategy concerning document production on damages to Hugo Chen
08/03/15	C. McCauley	L310	A108	0.10	51.00	Conference with Ms. Morrison regarding DHL's responses to subpoena
08/03/15	C. McCauley	L250	A103	0.20	102.00	Draft declaration of Mr. Wukoson in support of Motion for Contempt (.1); draft declaration of Mr. Braak in support of Motion for Contempt (.1)
08/04/15	G. Wukoson	L310	A103	5.00	2,300.00	Analyze Hugo Chen document requests and interrogatories and prepare objections and responses, production

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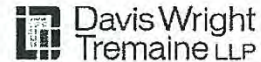


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<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
08/04/15	R. Balin	L250	A105	3.10	2,015.00	and privilege log thereto in response thereto (1.6); prepare plaintiffs' initial disclosures (1.7); attend DWT team meeting regarding discovery responses and contempt and default judgment motions (1.7); analyze records produced by distributor defendants for customs abstract and third-party shipper search terms and analyze evidence of Chinese-language percentage of TVpad market (.8)
						(.1); review and revise draft Initial Disclosures (.4); conference with G. Wukoson regarding edits to same (.1); emails from and to C. McCauley and G. Wukoson regarding failure by DHL to provide records of TVpad shipments from China to US (.2); emails from and to C. McCauley regarding supplementing document request to DHL (.1); review H. Chen's document requests and interrogatories (.1); DWT legal team meeting to discuss strategy for contempt motion, default judgment motion and responses to defendant H. Chen's discovery requests (1.7); read email from C. McCauley to Mr. Tsang regarding spot testing continued availability of infringing apps that stream TVB VOD programs (.1); read email from G. Wukoson with Chinese-American demographic information for use on default judgment motion against CNT (.1)
08/04/15	L. Koonce	L250	A105	2.80	1,540.00	Emails with T. Wang regarding Hugo Chen (.3); review emails regarding DHL discovery response and review DHL spreadsheet (.4); Interoffice conference with R. Balin, C. McCauley and G. Wukoson regarding motion to compel, motion for default judgment, settlements and other issues (1.7); review emails from team regarding evidence for motions (.4)
08/04/15	C. McCauley	L310	A108	1.00	510.00	Call to HSBC regarding status of subpoena response (.3); conference with DHL regarding subpoena response (.2); conference with R. Balin regarding

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<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
08/04/15	C. McCauley	L250	A105	1.90	969.00	DHL response (.1); review DHL subpoena response (.4) Conference with R. Balin, L. Koonce and G. Wukoson regarding contempt motion and default judgment motion
08/04/15	C. McCauley	L250	A104	0.20	102.00	Review initial disclosures
08/04/15	C. McCauley	L250	A103	2.40	1,224.00	Draft new datamyne search terms for customs searches for use in contempt motion (.6); draft Declarations of Mr. Tsang and G. Wukoson in support of Motion for Contempt (1.8)
08/05/15	G. Wukoson	L310	A104	2.70	1,242.00	Analyze defendants NewTVpad and Club TVpad document productions for identifying information on CNT accounts, evidence of CNT liability and calculation of default damages against CNT (2.2); prepare exhibits for contempt and default judgment motions against CNT (.5)
08/05/15	L. Koonce	L320	A104	3.70	2,035.00	Extensive analysis of evidence of unit sales (2.7); discuss NewTVpad documents and translations with G. Wukoson (.3); discuss various evidentiary issues and contempt motion with C. McCauley (.4); review Chen deposition (.3)
08/05/15	C. McCauley	L250	A105	0.40	204.00	Conference with L. Koonce regarding DHL records and contempt motion strategy
08/05/15	C. McCauley	L250	A108	0.20	102.00	Conference with investigators regarding contempt investigation
08/06/15	G. Wukoson	L320	A104	1.90	874.00	Call with investigator, Mr. Braak regarding search of customs records and forensic analysis of TVpad device (1.0); analyze discovery materials for evidence supporting damages analysis and prepare queries for customs searches to yield such evidence (.9)
08/06/15	R. Balin	L320	A105	0.20	130.00	Read damage memo from L. Koonce (.1); read email from C. McCauley regarding TNT's objections to subpoena and possible motion to compel compliance (.1)
08/06/15	L. Koonce	L320	A104	4.20	2,310.00	Analysis of ClubTVpad data and create spreadsheet of same (2.3); analyze data regarding unit sales of TVpad devices in the United States (1.5); interoffice conference with G. Wukoson regarding discussions with Mintz (.2); interoffice conference with C. McCauley

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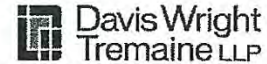
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<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
08/06/15	C. McCauley	L250	A108	2.10	1,071.00	regarding number of infringing works (.2) Conference with investigator, Mr. Braak regarding contempt motion and default judgment motion research (1.0); draft follow up task list for investigators (.3); review UPS document production and share with investigators for purposes of contempt motion research (.8)
08/06/15	C. McCauley	L320	A104	0.90	459.00	Review TNT's objections to subpoena and conference with counsel for TNT regarding same (.3); review DHL's subpoena response and cross-check excel data produced against investigator shipments (.4); conference with Ms. Morrison regarding DHL's subpoena response (.2)
08/07/15	R. Balin	L320	A108	0.80	520.00	Review and revise draft letter to TNT objecting to insufficiency of response to subpoena (.1); send email to C. McCauley regarding same (.1); read email from C. McCauley to attorney for TNT regarding TN's response to subpoena (.1); review HSBC response to subpoena (.1); review CNT ad requesting users to switch from old TVpads to TVpad 4 (.1)
08/07/15	L. Koonce	L250	A103	2.40	1,320.00	Review draft response to TNT and email to C. McCauley regarding same (.3); further emails regarding TNT (.2); revise Rule 26(f) report, discuss with C. McCauley and send to distributors' counsel (1.6); [REDACTED] (.3)
08/07/15	C. McCauley	L310	A108	0.30	153.00	Phone conference with Mr. Mayer regarding TNT's response to subpoena
08/07/15	C. McCauley	L310	A103	0.20	102.00	Revise initial disclosures
08/07/15	C. McCauley	L250	A103	2.10	1,071.00	Draft Wukoson declaration in support of motion for contempt
08/08/15	L. Koonce	L430	A109	0.20	110.00	Review response from doctor that received cease and desist, and discuss with G. Wukoson
08/10/15	J. Arweiler	L250	A101	1.10	209.00	Create screenshots of mvtpad.com pages that promote infringing products for use as exhibits to contempt motion
08/10/15	R. Balin	L250	A105	0.30	195.00	Read email from L. Koonce regarding continuing assistance by CNT to customers seeking access to TVB programs (.1); read email from C.

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<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
08/10/15	L. Koonce	L160	A103	6.50	3,575.00	McCauley attaching draft affidavits in support of contempt motion (.2) [REDACTED] (.1); review CNT Facebook page and arrange to preserve posting (.3); draft Zhou declaration in support of default judgement motion and assemble exhibits for same (5.6); [REDACTED] (.1); telephone call with T. Wang (.4) - 6
08/10/15	C. McCauley	L250	A103	4.70	2,397.00	Conference with Mr. Tsang regarding new evidence of infringement and review infringement excel (.5); finalize additional exhibits for us on contempt motion (.8); draft exhibit detailing infringement of TVB episodes for use as summary in contempt motion (.6); draft Declaration of Mr. Tsang in support of Motion for Contempt (2.4); revise Mr. Zhou's Declaration in support of default judgement motion (.4)
08/10/15	C. McCauley	L250	A108	0.30	153.00	Conference with translation service regarding new exhibits for contempt motion
08/11/15	J. Arweiler	L250	A101	0.30	57.00	Create screenshot of new Facebook posts demonstrating infringement for use as exhibits on contempt motion
08/11/15	R. Balin	L250	A105	0.70	455.00	Emails from and to G. Wukoson, L. Koonce and C. McCauley regarding securing evidence of TVpad shipments made by CNT for contempt motion (.3); review and revise draft declaration of L. Zhou in support of default judgment motion (.2); conference with L. Koonce regarding same (.1); emails from and to C. McCauley regarding draft contempt motion papers (.1)
08/11/15	L. Koonce	L250	A103	2.40	1,320.00	Review Facebook posts (.4); review and revise all declarations in support of contempt motion (1.0); revisions to Zhou declaration (.4); emails regarding customs data (.3); review UPS response to subpoena (.2); emails with C. McCauley regarding Chen discovery requests (.1) - 1
08/11/15	C. McCauley	L250	A104	0.50	255.00	Review UPS data and conference with Ms. Maynard regarding producing additional information concerning unit



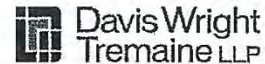
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<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
						numbers and references found in UPS invoices
08/11/15	C. McCauley	L250	A108	0.40	204.00	Conference with Mr. Weil regarding default judgment evidence
08/11/15	C. McCauley	L250	A102	0.20	102.00	Research regarding additional web pages to use as contempt exhibits on contempt motion
08/11/15	C. McCauley	L250	A103	1.20	612.00	Revise Mr. Zhou's declaration in support of default judgement motion (.2); draft motion for contempt (1.0)
08/12/15	G. Wukoson	L250	A103	0.20	92.00	Review and revise declarations in support of motion for contempt
08/12/15	R. Balin	L250	A103	0.90	585.00	Review and revise draft Wukoson, Koonce and Tsang declarations in support of contempt motion (.6); emails from and to C. McCauley regarding new subpoena to HSBC (.2); review draft status report to clients (.1)
08/12/15	L. Koonce	L310	A104	6.20	3,410.00	Review documents from Hugo Chen, and create spreadsheet comparing sales figures to HSBC spreadsheet (3.7); review new wire spreadsheet from HSBC (1.4); review of new data from Hugo Chen (.3); telephone call with T. Wang (.3); draft email to clients regarding case status (.5)
08/12/15	C. McCauley	L250	A104	0.50	255.00	Analyze exhibits for use in contempt motion
08/13/15	R. Balin	L250	A105	1.00	650.00	Phone conference with L. Koonce and C. McCauley regarding strategy for contempt motion and default judgment motion against CNT (.7); read emails from H. Chen's lawyer regarding TVpad sales by H. Chen (.1); read email from L. Koonce regarding TVpad sales by "big fish" distributors (.1); read email from C. McCauley regarding HSBC document production (.1)
08/13/15	L. Koonce	L310	A104	5.50	3,025.00	Telephone conference with R. Balin and C. McCauley regarding strategy for contempt and default judgment motions (.8); [REDACTED] (.4); review status of retailer responses, and compare with HSBC data (1.4); emails with C. McCauley regarding HSBC spreadsheet (.7); create summary of status of "big fish" distributors (1.7); email to team regarding same (.2); further emails with T. Wang (.3)

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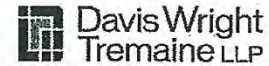


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<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
08/13/15	C. McCauley	L310	A103	1.00	510.00	Draft HSBC subpoena and supporting attachments (.8); draft fax communication to HSBC subpoena service line for courtesy copy delivery of subpoena (.2)
08/13/15	C. McCauley	L310	A108	0.20	102.00	Conference with Ms. Morrison regarding new waybill for TVpad device to use in tracking account information
08/13/15	C. McCauley	L240	A104	1.80	918.00	Review HSBC wire transfer materials for use in default judgment action (1.1); conference with L. Koonce regarding wire transfer information (.2); conference with staff regarding conversion of data to native for use in default judgment calculations (.3); call to HSBC regarding wire transfer information (.2)
08/13/15	C. McCauley	L240	A103	2.70	1,377.00	Revise motion for default judgment (2.4); draft proposed order granting default judgment (.3)
08/13/15	C. McCauley	L240	A105	0.70	357.00	Conference with R. Balin and L. Koonce regarding default judgment motion
08/13/15	C. McCauley	L250	A104	0.60	306.00	Review Mr. Weil's analysis of customs records for purposes of contempt motion and default judgment motion
08/14/15	R. Balin	L190	A103	2.20	1,430.00	Review and revise memo to clients regarding case status (1.5); emails from and to L. Koonce regarding sales made by "big fish" retailers of TVpad devices (.2); review L. Koonce memo on potential US sales and revenues by CNT (.1); review email from C. McCauley to Mr. Tsang attaching draft declaration in support of contempt motion (.1); review draft Joint Rule 26(f) Report that includes Hugo Chen's statement of the case (.2); emails to and from L. Koonce and C. McCauley regarding draft Rule 26(f) Report (.1)
08/14/15	L. Koonce	L240	A105	1.50	825.00	Emails with R. Balin regarding status update (.2); review of default judgment papers (.3); [REDACTED] (3); multiple emails with C. McCauley regarding shipment data (.7)
08/14/15	C. McCauley	L240	A108	0.40	204.00	Call with Mr. Weil regarding evidence in support of contempt motion
08/14/15	C. McCauley	L240	A106	0.20	102.00	Phone conference with Mr. Tsang

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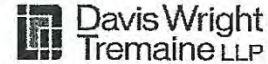
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08/14/15	C. McCauley	L240	A103	4.20	2,142.00	regarding Declaration in support of Motion for Contempt
08/14/15	C. McCauley	L240	A102	0.50	255.00	Draft Motion for Contempt and supporting Declarations
08/14/15	C. McCauley	L310	A108	0.40	204.00	Research regarding Ninth Circuit standards on Contempt Motion and available remedies
08/14/15	C. McCauley	L120	A105	0.20	102.00	Call with Ms. Morrison regarding additional production by DHL
08/15/15	C. McCauley	L250	A103	2.80	1,428.00	Conference with L. Koonce and R. Balin regarding strategy on procuring customs data from China (.2)
08/16/15	R. Balin	L250	A103	0.80	520.00	Draft Motion for Contempt and supporting Declarations
08/17/15	G. Wukoson	L250	A103	3.50	1,610.00	Review and revise draft Braak declaration in support of contempt motion against CNT (.6); review and revise draft brief in support of contempt motion (.2)
						Analyze responses to letters serving preliminary injunction order on businesses providing infringing programming using TVpad (.2); analyze support for statutory damages request and prepare default judgment motion (.9); analyze evidence of visits to website to use as proxy for CNT sales of TVpads into United States (.2); prepare brief in support of motion for contempt (1.3); call with DWT team and clients regarding notices to hosting ISPs, [REDACTED]
						[REDACTED]
						[REDACTED]
						[REDACTED]
						[REDACTED]
						contempt motion against CNT and settlement discussions with distributor defendants (1.0)
08/17/15	R. Balin	L250	A103	3.40	2,210.00	Send C. McCauley edits to brief in support of contempt motion against CNT (.2); emails from and to C. McCauley regarding edits to contempt motion brief (.2); phone conference with G. Wukoson regarding edits to contempt motion brief (.2); prepare for call with clients to discuss contempt motion, default judgment motion and other matters (.3); emails to and from

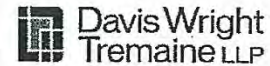
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<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
						Mr. Kuelling regarding agenda items for client call (.3); phone conference with Lilu, Mr. Tsang, Mr. Tam C. McCauley and G. Wukoson to discuss contempt motion, default judgment motion and various other issues (1.0); additional revisions to contempt motion brief (.6); read email from C. McCauley regarding Weil declaration in support of contempt motion (.1); review and revise Weil declaration in support of contempt motion (.3); review draft ex parte application to advance hearing date on contempt motion (.2)
08/17/15	L. Koonce	L250	A105	0.20	110.00	Review emails from DWT team regarding contempt motion papers
08/17/15	C. McCauley	L250	A103	6.70	3,417.00	Draft motion for contempt, Weil and Wukoson declarations and McCauley declaration in support (5.2); draft ex parte application, supporting declaration and proposed order to advance hearing on motion for contempt (1.5)
08/17/15	C. McCauley	L190	A106	1.00	510.00	Call with R. Balin, G. Wukoson, Mr. Tsang and Mr. Tam regarding contempt motion, default judgement motion, and various other issues
08/17/15	C. McCauley	L250	A108	0.20	102.00	Conference with Mr. Weil concerning details of newly purchased TVpad device for contempt motion declaration
08/18/15	G. Wukoson	L250	A103	6.10	2,806.00	Prepare declaration Wukoson in support of motion for contempt (3.2); analyze responses to cease and desist letters to dentists and other businesses displaying TVpad and prepare table tracking responses (1.3); prepare proposed default judgment and permanent injunction order (1.6)
08/18/15	J. Arweiler	L220	A110	1.20	228.00	Review responses from businesses on which we served preliminary injunction; create spreadsheet to track responses to same; enter information from responses into spreadsheet; deliver spreadsheet to attorney Wukoson (1.2)
08/18/15	J. Arweiler	L220	A110	0.60	114.00	Look up Federal Express delivery information for businesses on which we served preliminary injunction, enter same into tracking spreadsheet
08/18/15	W. Keville	L250	A110	0.30	46.50	Redact exhibits to contempt motion per

-1.3



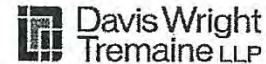
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<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
08/18/15	R. Balin	L250	A104	2.20	1,430.00	C. McCauley Review Shava default judgment motion papers (1.2); review revisions from Mr. Tsang to draft Tsang declaration in support of contempt motion (.2); review draft Weil declaration in support of contempt motion (.2); review email from G. Wukoson attaching draft spread sheet regarding responses by restaurants/pharmacy/medical offices to cease & desist letters (.2); read email from C. McCauley regarding contempt motion (.1); read email from C. McCauley regarding additional document production by HSBC (.1); read email from C. McCauley regarding Rule 26(f) Report (.1); read email from C. McCauley regarding Datamyne customs data relating to shipments of TVpads (.1)
08/18/15	L. Koonce	L240	A103	3.50	1,925.00	Review and forward to DWT team multiple responses from doctors/shops to cease and desist letters (.3); review and revise default judgment motion papers (3.2)
08/18/15	C. McCauley	L250	A103	2.90	1,479.00	Revise exhibit to Mr. Tsang's declaration in support of motion for contempt and conference with Mr. Tsang regarding revisions (.4); additional revisions to declaration of Mr. Tsang in support of motion for contempt (.3); revise Mr. Weil's declaration (.4); revise motion for contempt (1.8)
08/18/15	C. McCauley	L190	A106	0.20	102.00	Conference with Mr. Kuelling regarding link to preliminary injunction for use in marketing materials
08/18/15	C. McCauley	L240	A105	0.80	408.00	Conference with Mr. Wukoson regarding drafting order for default judgment and for permanent injunctive relief (.5); legal research regarding default judgment orders (.3)
08/18/15	C. McCauley	L250	A107	0.50	255.00	Conference with Mr. Ryu regarding status of comments to Rule 26 report of counsel (.1); conference with Mr. Tse regarding service of motion for contempt and ex parte (.2); draft proof of service for use by Mr. Tse (.2)
08/18/15	C. McCauley	L310	A108	0.30	153.00	Call with HSBC regarding compliance with second subpoena and production

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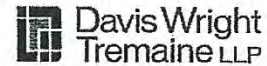
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<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
08/19/15	G. Wukoson	L240	A104	3.20	1,472.00	of Yukun wire transfer information Analyze authority setting forth factors going to award of elevated statutory damages (1.4); analyze visit data to iTVpad.com, mTVpad.com and TVpadFans.com for purpose of calculating allocation of sales of TVpads to United States and prepare brief in support of motion for default judgment against CNT and HYIT (1.5); prepare brief in support of motion for contempt and attorney declarations in support thereof and exhibits thereto (.2); prepare table of business office responses to letters serving preliminary injunction order (.1)
08/19/15	R. Balin	L240	A103	1.80	1,170.00	Review email from Mr. Kuelling requesting link to preliminary injunction to use as part of customer migration plan (.1); review draft chart of responses by restaurants and doctor's offices to cease & desist letter (.1); phone conference with G. Wukoson regarding various issues including draft contempt motion papers and draft default judgment motion papers (.2); send to Mr. Tsang chart showing responses by restaurants/medical practices/pharmacies to cease & desist letters, with explanatory email (.2); review draft brief in support of contempt motion (.2); read email from TNT's lawyer representing that TNT has no documents responsive to subpoena (.1); review draft migration promotional banner ad (.1); send email to Ms. Kuelling regarding same (.1); read email from Mr. Kuelling attaching draft default judgment motion papers from Shava copyright infringement suit (.1); send email to C. McCauley and G. Wukoson regarding same (.1); review and revise ex parte application to advance hearing date on contempt motion (.5)
08/19/15	L. Koonce	L240	A103	4.10	2,255.00	Continue to review and revise default judgment motion papers (2.7); respond to inquiry from C. Kuelling for preliminary injunction order (.2); review banner ads (.4); review Shava

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<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
08/19/15	C. McCauley	L190	A106	0.20	102.00	default motion (.8) Conference with Mr. Kuelling regarding marketing request for preliminary injunction link and papers
08/19/15	C. McCauley	L240	A106	0.40	204.00	Conference with Mr. Weil regarding strategy on default judgment motion for customs information
08/19/15	C. McCauley	L310	A107	0.20	102.00	Conference with Mr. Mayer regarding TNT's additional research on subpoena response (.1); conference with Mr. Ryu regarding edits to Rule 26 report (.1)
08/19/15	C. McCauley	L250	A103	1.50	765.00	Revise declaration of Nick Braak in support of contempt motion following receipt of Mr. Braak's comments and telephone call with Mr. Braak regarding additional edits to his declaration (1.1); revise ex parte application to advance hearing on contempt motion (.4)
08/20/15	G. Wukoson	L240	A103	2.20	1,012.00	Analyze legal authority regarding procedure to seek default judgment in forum (.8); prepare brief in support of default judgment motion and calls with team and DISH thereon (1.4)
08/20/15	J. Arweiler	L190	A104	1.70	323.00	For businesses using TVpads to which we sent cease and desist letters, created spreadsheet to track delivery confirmations and responses from infringers, update spreadsheet and communicate findings to attorney Wukoson
08/20/15	R. Balin	L190	A104	3.20	2,080.00	Emails from and to Mr. Kuelling regarding Shava default judgment motion (.2); review brief and declarations in support of default judgment motion in Shava piracy case (1.3); phone conference with, L. Koonce and G. Wukoson regarding banner ad for migration campaign, default judgment motion and default judgment motion in Shava piracy action (.9); various emails with L. Koonce and C. McCauley regarding damage issues for default judgment motion (.3); work on revisions to migration campaign banner ad (.3); read emails from C. McCauley and opposing counsel regarding Rule 26(f) Report (.1); review email from Mr. Tsang attaching spreadsheet of new TVB program episodes infringed by TVpad (.1)

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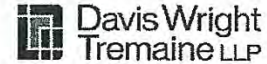
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<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
08/20/15	L. Koonce	L240	A103	2.20	1,210.00	Emails with R. Balin regarding Shava motion, banner ads, etc. (.2); draft comparison of key sections of Shava and our default motion (.5); emails with R. Balin and C. McCauley regarding damage issues for default judgment (.3); emails with C. McCauley regarding joint tortfeasor/statutory damages (.2); continue revising default judgment papers (.8); review emails regarding Rule 26f filing (.2) -2
08/20/15	C. McCauley	L250	A108	0.60	306.00	Call with Mr. Braak regarding edits to his declaration concerning TVpad application availability in support of contempt motion
08/20/15	C. McCauley	L340	A103	0.40	204.00	Revise Rule 26 report and conference with counsel regarding approval for filing -4
08/20/15	C. McCauley	L250	A103	1.50	765.00	Revise Mr. Braak's declaration in support of contempt motion (.4); revise contempt motion (1.1)
08/20/15	C. McCauley	L250	A104	1.00	510.00	Review and prepare exhibits for use in contempt motion (.4); review new spreadsheet prepared by Mr. Tsang concerning additional infringed works for use on contempt motion (.6)
08/21/15	G. Wukoson	L250	A103	0.60	276.00	Prepare Wukoson and Koonce declarations in support of motion for contempt
08/21/15	R. Balin	L250	A103	2.90	1,885.00	Review and revise brief and declarations in support of contempt motion (2.1); email to C. McCauley and G. Wukoson regarding same (.1); review DHL data sheet listing DHL shipments of TVpad devices from China to US (.2); send email to C. McCauley regarding same (.2); phone conference with G. Wukoson regarding draft contempt motion papers (.2); [REDACTED] -1
08/21/15	L. Koonce	L190	A104	1.50	825.00	[REDACTED] (1) Review migration campaign landing page (.2); review emails regarding contempt papers (.2); review new DHL records (.8); [REDACTED] -3
08/21/15	C. McCauley	L250	A103	2.90	1,479.00	[REDACTED] (3) Revise Mr. Tsang's declaration in support of contempt motion (.8); revise Mr. Braak's declaration in support of



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						contempt motion and conference with Mr. Braak regarding same (.9); revise exhibits to Mr. Braak's declaration (.2); revise summary exhibit to Mr. Tsang's declaration concerning scope of infringement to include new information from newly investigated programming (1.0)
08/21/15	C. McCauley	L320	A104	1.20	612.00	Review DHL's new production of documents and conference with Mr. Morrison regarding same
08/23/15	R. Balin	L250	A103	2.00	1,300.00	Review and revise draft Tsang declaration in support of contempt motion (.9); send email to C. McCauley regarding same (.1); review and revise draft brief in support of contempt motion (1.0)
08/23/15	L. Koonce	L240	A103	1.20	660.00	Continue work on default judgment motion papers
08/24/15	A. Huang	L250	A103	3.50	822.50	Translate documents regarding Tvpad and its distributor policies - 3.5
08/24/15	G. Wukoson	L250	A103	3.30	1,518.00	Prepare attorney declaration and brief in support of motion for contempt (2.4); prepare motion for default judgment (.9)
08/24/15	J. Arweiler	L210	A103	0.10	19.00	Revised screenshot of mtvpad.com regarding regional sales advertisement for use as exhibit to contempt motion.
08/24/15	R. Balin	L250	A103	2.50	1,625.00	Review and revise draft brief in support of contempt motion (1.0); send edits to C. MaCauley and G. Wukoson with explanatory email (.2); emails from and to Lilu regarding draft contempt brief (.1); follow up emails from and to C. McCauley regarding draft contempt brief (.2); send email to L. Koonce regarding migration offer banner ad (.1); [REDACTED] (.2); forward same to clients with explanatory email (.2); telephone conference with G. Wukoson regarding take down notices to ISPs (.1); emails from and to C. McCauley regarding edits to draft brief in support of contempt motion (.2); emails from and to G. Wukoson regarding edits to draft Tsang Declaration in support of contempt motion (.1); review revised landing page for TVpad migration offer (.1) - 4



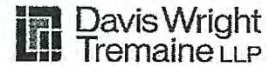
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<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
08/24/15	L. Koonce	L190	A105	0.50	275.00	[REDACTED] - 3
08/24/15	C. McCauley	L250	A103	4.90	2,499.00	(.3); emails with R. Balin regarding migration campaign (.2)
08/25/15	A. Huang	L190	A111	1.00	235.00	Draft and revise contempt motion and supporting declarations and finalize evidence in support thereof - 1.0
08/25/15	G. Wukoson	L250	A103	2.30	1,058.00	Translate documents regarding Tvpad and its distributor policies
08/25/15	W. Keville	L250	A110	0.10	15.50	Prepare Wukoson declaration and brief in support of motion for contempt (1.2); analyze authority regarding form of default judgment order and prepare brief in support of motion for default judgment (1.1)
08/25/15	R. Balin	L250	A103	3.30	2,145.00	Redact exhibit to contempt motion per C. McCauley
08/25/15	L. Koonce	L430	A105	0.20	110.00	Review and revise McCauley Declaration in support of contempt motion (.2); forward same to C. McCauley with explanatory email (.1); review and final edits to brief in support of contempt motion(1.3); forward same to Mr. Kuelling for review with explanatory email (.1); phone conference with Mr. Katzin of DISH regarding his edits to draft contempt motion brief and regarding priority of coercive sanctions (.3); send email to C. McCauley and G. Wukoson regarding same (.2); review Mr. Katzin's edits to draft contempt motion brief (.4); emails from and to C. McCauley regarding contempt motion (.3); review ex parte application to advance hearing date on contempt motion (.2); emails to and from C. McCauley regarding language or draft order granting contempt motion (.2)
08/25/15	C. McCauley	L250	A107	0.20	102.00	Emails with team regarding hearing date for contempt motion
08/25/15	C. McCauley	L250	A103	0.60	306.00	Conference with counsel for defendants providing notice of ex parte (.1); conference with Mr. Tse regarding service of contempt motion (.1)
08/25/15	C. McCauley	L250	A103	4.70	2,397.00	Review and finalize exhibits for motion for contempt
						Revise Motion for Contempt (2.9); revise Tsang declaration (.4); draft



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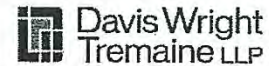
<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
08/26/15	G. Wukoson	L240	A103	3.80	1,748.00	proposed order on contempt motion (.6); revise McCauley Declarations in support of ex parte and contempt motion (.5); revise ex parte application (.2); review court schedule for hearings and revise motion and ex parte accordingly (.1)
08/26/15	R. Balin	L250	A106	1.00	650.00	Prepare brief in support of default judgment and proposed default judgment motion (3.7); call with website visitation metric provider regarding purchase of CNT website visitation metrics (.1)
08/26/15	L. Koonce	L240	A105	0.40	220.00	Emails from and to C. McCauley regarding contempt motion (.1); read email from C. McCauley regarding status of default judgment motion (.1); forward filed contempt motion papers to clients with explanatory email (.2); conference with C. McCauley regarding default judgment motion (.3); emails with L. Koonce and C. McCauley regarding same (.2); emails from and to L. Koonce regarding Zhou declaration (.1)
08/26/15	C. McCauley	L250	A108	0.40	204.00	Review email from C. Kuelling regarding contempt motion (.2); discuss with team the status of default judgment motion (.2)
08/26/15	C. McCauley	L240	A103	2.40	1,224.00	Conference with Mr. Weil regarding customs records summary (.2); conference with Ms. Maynard regarding UPS authentication declaration (.1); conference with Ms. Morrison regarding DHL authentication declaration (.1)
08/27/15	G. Wukoson	L240	A103	6.60	3,036.00	Revise default judgment motion (2.2); draft revised authentication declarations for UPS and DHL records (.2)
						Prepare proposed default judgment and permanent injunction order and Kuelling declaration in support of motion for default judgment and call with N. Braak regarding proposed injunction provisions and data to be put in supporting injunctive provisions disabling domain names and accounts with hosting ISPs (5.2); calls with website visitation metric provider regarding purchase of CNT website



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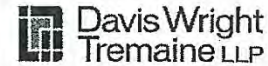
<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
08/27/15	W. Keville	L240	A102	0.40	62.00	visitation metrics and prepare authenticating declaration for visitation metric provider (1.3); analyze HSBC wire transfers spreadsheet to prepare submission of evidence of damages on motion for default judgment (.1) Discuss analysis of DHL data with C. McCauley and begin review and analysis of data spreadsheet
08/27/15	R. Balin	L240	A103	3.50	2,275.00	Conference with G. Wukoson regarding provisions of draft permanent injunction order (.2); read email from L. Koonce regarding draft brief in support of default judgment motion (.1); send email to DWT team regarding draft default judgement brief and strategy regarding estimation of damages (.3); emails from and to G. Wukoson regarding purchase of CNT website traffic statistics from SimilarWeb (.1); various follow up emails with DWT team members regarding draft brief in support of default judgement and damage estimation issues (.3); emails from and to C. McCauley regarding information produced by UPS regarding TVpad shipments (.1); phone conference with G. Wukoson regarding damage estimate (.2); read email from C. McCauley regarding call from Judge Morrow's chambers regarding need for hearing on contempt motion (.1); emails from and to G. Wukoson regarding draft Permanent Injunction and Findings of Fact/Conclusions of Law (.3); review and revise draft long form and short form declarations from settling defendant L. Zhou (.6); various emails with DWT team and conference with M. Paul regarding whether copyright registration applications for newly infringed TVB shows are sufficient to support statutory damage award for those new programs (.7); read email from Mr. Tsang regarding continuing infringements by restaurants/doctor's offices using TVpads to show CCTV/TVB programs to patrons/patients (.1); read email from

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<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
						Mr. Tsang regarding restaurants/pharmacy/doctors' offices still streaming TVB programs despite cease & desist letters (.1); read ECF notice and Order granting ex parte application to advance hearing date on contempt motion (.1); emails from and to C. McCauley regarding same (.1); read declaration filed by settling defendant L. Zhou regarding compliance by settling defendant NewTVpad with preliminary injunction order (.1)
08/27/15	C. McCauley	L240	A104	0.40	204.00	Conference with G. Wukoson regarding Similarweb authentication declaration and review draft declaration
08/27/15	C. McCauley	L250	A108	0.20	102.00	Call with court clerk regarding ex parte application
08/27/15	C. McCauley	L240	A104	3.70	1,887.00	Analyze UPS data concerning YTC Summit shipments for use in default judgment calculations (2.2); conference with staff regarding DHL native conversion and best means to manage data to ascertain sales totals (.8); review Similarweb proposal (.1); review HSBC wire transfer data for Yukun technology (.6)
08/28/15	G. Wukoson	L240	A103	5.00	2,300.00	Prepare Kuelling and Braak declarations in support of motion for default judgment (2.5); prepare proof of service of order granting application to advance contempt hearing and correspond with Hong Kong counsel with instructions for service (.2); confer with J. Arweiler regarding filing of notices of change of address (.1); call with team regarding preparation of papers in support of motion for default judgment (1.5); analyze spreadsheets containing HSBC data and prepare Wukoson declaration for default judgment and attaching summary of wire transfers to CNT and containing calculations from data (.6)
08/28/15	R. Balin	L240	A103	3.70	2,405.00	Read email from C. McCauley regarding YTC Summit sales records (.1); send email to C. McCauley regarding newly-infringed TVB program episodes for which registration certificates have not yet been issued by



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						Copyright Office (.3); send email to L. Koonce regarding restaurants/pharmacy/doctors' offices still streaming TVB programs despite cease & desist letters (.2); various conferences and emails with McCauley and G. Wukoson regarding draft default judgment motion papers (.3); review and revise draft brief in support of default judgment motion (.9); call with C. McCauley and G. Wukoson regarding various evidentiary issues regarding damages sought in default judgment motion (1.5); review draft Kuelling declaration in support of default judgment motion (.3); review Suggestion of the Filing of Assignment of Creditors filed by defendant Asha Media (.1); review email from O. Tse regarding service on CNT of order expediting hearing on contempt motion (.1)
08/28/15	C. McCauley	L240	A104	0.70	357.00	Analyze DHL shipping data for use in default judgment motion
08/28/15	C. McCauley	L240	A105	2.40	1,224.00	Conference with G. Wukoson regarding HSBC wire transfer information and analyze use for default judgment motion (.8); call with R. Balin and G. Wukoson regarding default judgment motion (1.5); conference with R. Balin regarding strategy on use of works for which certificate of registration is pending (.1)
08/29/15	W. Keville	L240	A104	3.00	465.00	Review DHL data spreadsheet and analyze entries for quantities received per shipment
08/29/15	C. McCauley	L240	A102	1.20	612.00	Research regarding default judgment motion issues pertaining to licensing cases and approach to statutory award
08/30/15	G. Wukoson	L230	A102	3.60	1,656.00	Analyze authority supporting high statutory damages awards where defendants default and are in contempt of court orders, placing lower evidentiary burden to show damages on plaintiff where defendant has defaulted, and regarding allocation of burden to submit evidence of revenue, costs and profit attributable to infringement and prepare email memorandum thereon
08/30/15	R. Balin	L240	A103	1.00	650.00	Review and revise draft Kuelling

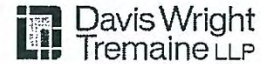
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						declaration in support of default judgment motion (.4); review Judge Morrow's Sennheiser default judgment decision (.2); phone conference with G. Wukoson regarding draft Kuelling declaration (.2); review emails from C. McCauley and G. Wukoson regarding legal research concerning standards for awards of copyright statutory damages on default judgment motions (.2)
08/30/15	L. Koonce	L250	A101	2.50	1,375.00	Review numerous emails from team, and contempt/default papers
08/31/15	G. Wukoson	L240	A103	4.70	2,162.00	Prepare Wukoson declaration in support of motion for default judgment and exhibit thereto summarizing evidence of wire transfers to CNT and containing calculations from data (1.9); prepare Kuelling declaration in support of motion for default judgment (.8); prepare correspondence serving contempt motion and order accelerating hearing on contempt motion on defendant CNT and affidavit of that service (.3); analyze authority stating factors supporting high statutory damages awards (1.7)
08/31/15	J. Arweiler	L250	A111	0.40	76.00	Reviewed email confirmations and draft affidavit of service for attorney Wukoson relating to contempt motion
08/31/15	W. Keville	L240	A104	3.90	604.50	Complete DHL data spreadsheet and analyze entries for quantities received per shipment (2.9); conduct same review and analysis for Hoogle data set (1.0)
08/31/15	R. Balin	L250	A105	1.00	650.00	Review email from O. Tse confirming service on CNT of order expediting contempt hearing (.1); emails with C. Veltman and L. Koonce regarding status conference before Judge Morrow (.2); [REDACTED] (.1); read ECF notice of court order striking Asha Media's Petition for Assignment for Benefit of Creditors (.1); review document authentication declaration from DHL custodian of records (.1); review email from G. Wukoson attaching revised Kuelling declaration in support of default judgment motion (.1); review draft

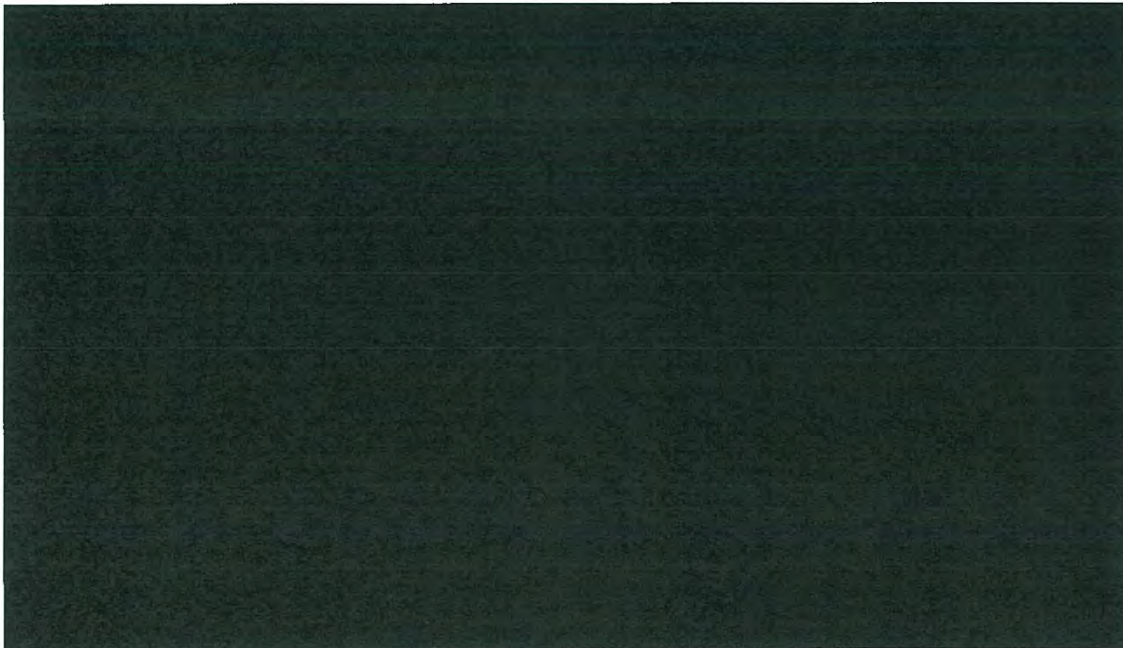
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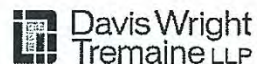


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08/31/15	L. Koonce	L230	A109	2.50	1,375.00	declaration of U. Snyder of Similarweb in support of default judgment motion (.1); review legal research memo from G. Wukoson attaching cases on statutory damage awards (.2) Prepare for and attend initial court conference (1.5); review compliance declaration from L. Zhou (.1); emails with team regarding court conference (.2); [REDACTED] (.3); attention to research regarding large statutory damages (.2); review emails regarding similarweb data (.1); [REDACTED] (.1)
08/31/15	C. McCauley	L230	A109	1.50	765.00	Attend Scheduling Conference hearing
08/31/15	C. McCauley	L230	A107	0.10	51.00	Conference with Mr. Ryu regarding hearing
08/31/15	C. McCauley	L240	A104	0.40	204.00	Conference with W. Keville regarding default judgment analysis (.2); review DHL shipping information (.2)
Total Services				257.40	\$116,922.60	

DISBURSEMENT DETAIL





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TOTAL SERVICES AND DISBURSEMENTS - THIS INVOICE

Total Current Services	\$116,922.60
Total Current Disbursements	2,605.32
Total Current Invoice	\$119,527.92
Your Portion of Amount Due at 40%	\$47,811.16

SUMMARY BY PROFESSIONAL

<u>Professional</u>	<u>Hours Worked</u>	<u>Billed Per Hours</u>	<u>Bill Amount</u>
Partner			
Balin, R.	42.70	585.00	24,979.50
Koonce, L.	56.40	495.00	27,918.00
McCauley, C.	81.50	459.00	37,408.50
Total	180.60		90,306.00
Associate			
Huang, A.	4.50	211.50	951.75
Wukoson, G.	56.30	414.00	23,308.20
Total	60.80		24,259.95
Freelance Legal			
Arweiler, J.	7.50	171.00	1,282.50
Total	7.50		1,282.50
Paralegal			
Keville, W.	7.70	139.50	1,074.15
Total	7.70		1,074.15
Total All Classes	256.60		\$116,922.60
			<u>0</u>



DISH Network LLC
Invoice No. 6339089
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Anchorage
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New York
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San Francisco

Seattle
Shanghai
Washington D.C.

1201 Third Avenue
Seattle, WA 98101-3045
206.622.3150 tel
206.757.7700 fax

Federal ID #91-0839480

www.dwt.com

China International Communications Co., Ltd. (CICC)
Attn: Li Lu
No. 933, Jingmen Building, No. 9
Yangfangdian Road, Haidian District
Beijing, China 100038

September 30, 2015
Invoice No. 6339090

SEPTEMBER INVOICE FOR
STATEMENT OF
SERVICES AND DISBURSEMENTS

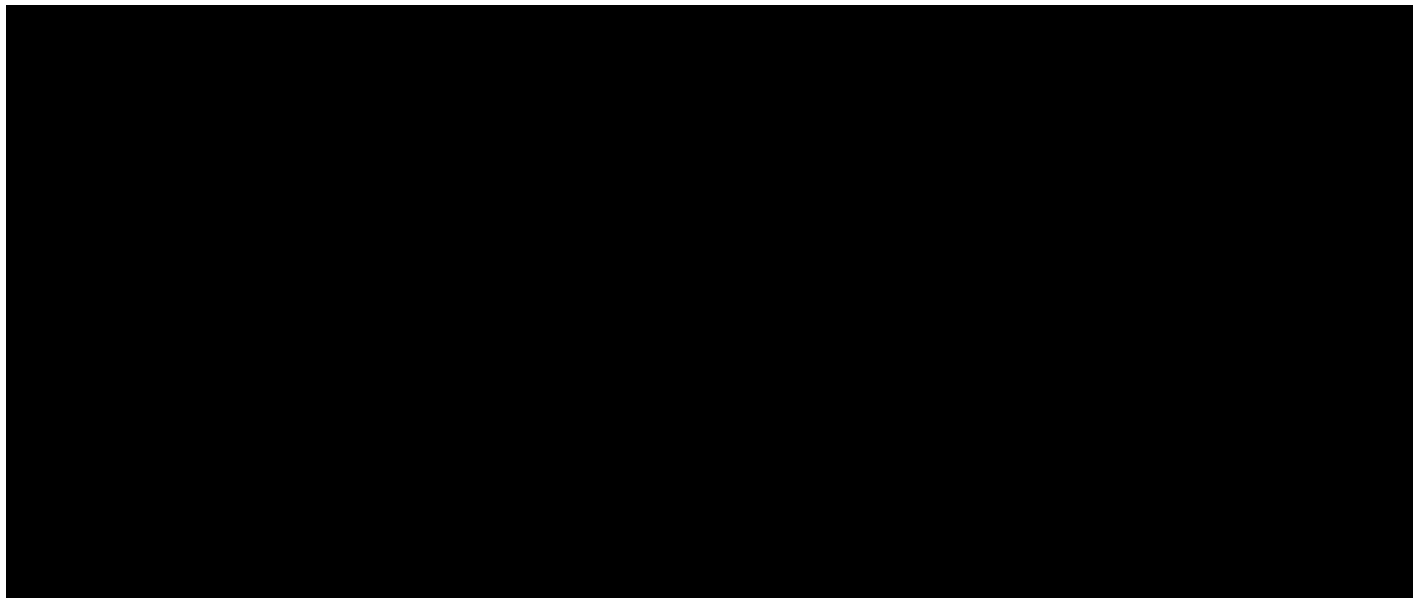
Matter No.: 0094038-000024
TV PAD Litigation

DATE	PROFESSIONAL	TIME	DESCRIPTION OF SERVICES
------	--------------	------	-------------------------

PAYMENT IS DUE WITHIN 30 DAYS OF THE DATE OF THIS INVOICE
INTEREST WILL BE CHARGED ON INVOICES WHICH ARE 45 DAYS PAST DUE
PAYMENTS RECEIVED AFTER THE DATE OF THIS INVOICE WILL BE REFLECTED ON NEXT MONTH'S BILLING



China International Communications Co., Ltd. (CICC)
Invoice No. 6339090
Page 16



TOTAL SERVICES AND DISBURSEMENTS - THIS INVOICE

Total Current Services	\$116,922.60
Total Current Disbursements	2,605.32

Total Current Invoice	\$119,527.92
Your Portion of Amount Due at 30%	\$35,858.38

SUMMARY BY PROFESSIONAL

<u>Professional</u>	<u>Hours Worked</u>	<u>Billed Per Hours</u>	<u>Bill Amount</u>
Partner			
Balin, R.	42.70	585.00	24,979.50
Koonce, L.	56.40	495.00	27,918.00
McCauley, C.	81.50	459.00	37,408.50
Total	180.60		90,306.00
Associate			
Huang, A.	4.50	211.50	951.75
Wukoson, G.	56.30	414.00	23,308.20
Total	60.80		24,259.95
Freelance Legal			
Arweiler, J.	7.50	171.00	1,282.50
Total	7.50		1,282.50

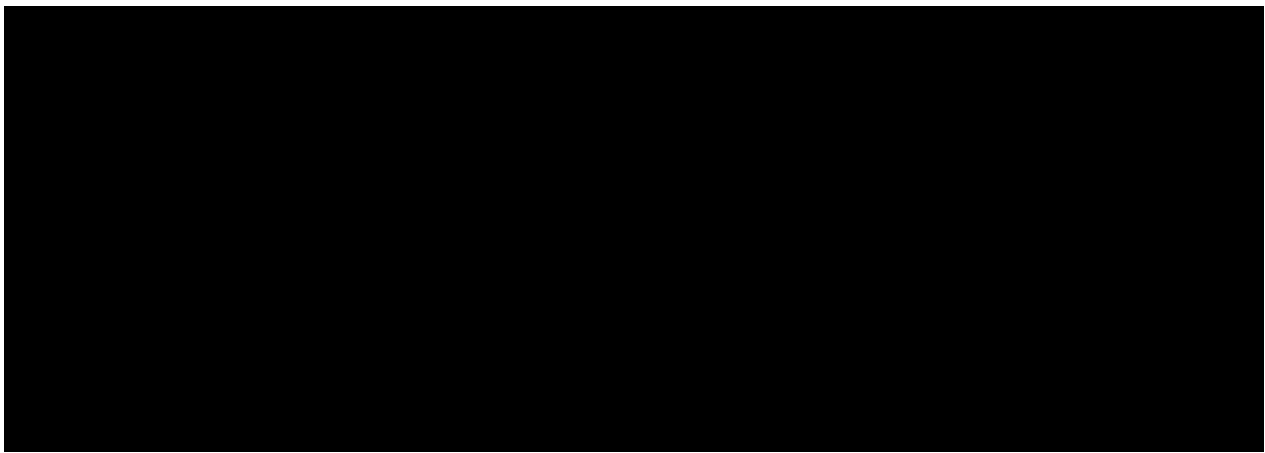


Davis Wright
Tremaine LLP

China International Communications Co., Ltd. (CICC)
Invoice No. 6339090
Page 17

Paralegal

Keville, W.	7.70	139.50	1,074.15
Total	7.70		1,074.15
Total All Classes	256.60		\$116,922.60





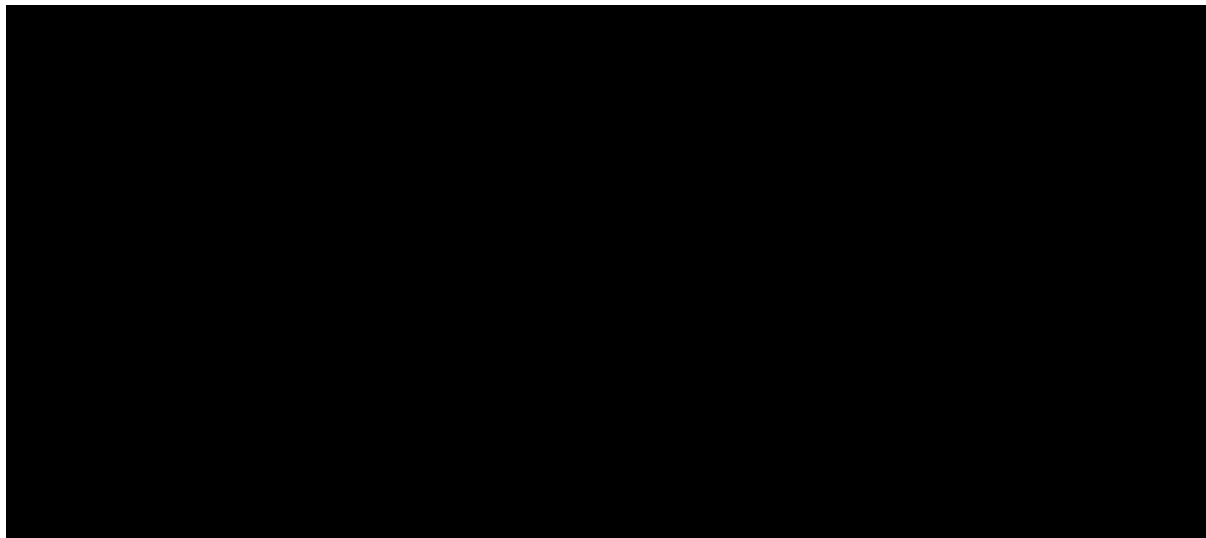
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PAYMENT IS DUE WITHIN 30 DAYS OF THE DATE OF THIS INVOICE
INTEREST WILL BE CHARGED ON INVOICES WHICH ARE 45 DAYS PAST DUE
PAYMENTS RECEIVED AFTER THE DATE OF THIS INVOICE WILL BE REFLECTED ON NEXT MONTH'S BILLING



Davis Wright
Tremaine LLP

TVB Holdings (USA) Inc.
Invoice No. 6339091
Page 16



TOTAL SERVICES AND DISBURSEMENTS - THIS INVOICE

Total Current Services	\$116,922.60
Total Current Disbursements	2,605.32
Total Current Invoice	\$119,527.92
Your Portion of Amount Due at 30%	\$35,858.38

SUMMARY BY PROFESSIONAL

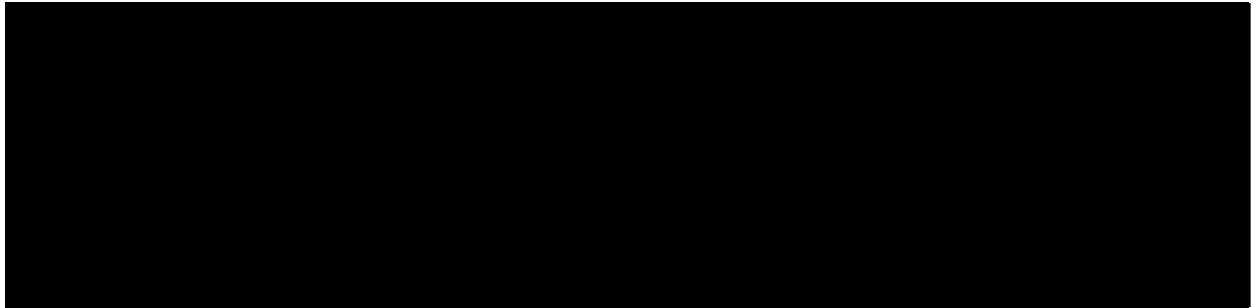
<u>Professional</u>	<u>Hours Worked</u>	<u>Billed Per Hours</u>	<u>Bill Amount</u>
Partner			
Balin, R.	42.70	585.00	24,979.50
Koonce, L.	56.40	495.00	27,918.00
McCauley, C.	81.50	459.00	37,408.50
Total	180.60		90,306.00
Associate			
Huang, A.	4.50	211.50	951.75
Wukoson, G.	56.30	414.00	23,308.20
Total	60.80		24,259.95
Freelance Legal			
Arweiler, J.	7.50	171.00	1,282.50
Total	7.50		1,282.50



TVB Holdings (USA) Inc.
Invoice No. 6339091
Page 17

Paralegal

Keville, W.	<u>7.70</u>	139.50	<u>1,074.15</u>
Total	<u>7.70</u>		<u>1,074.15</u>
Total All Classes	256.60		<u>\$116,922.60</u>





Anchorage
Bellevue
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Federal ID #91-0839480

www.dwt.com

DISH Network LLC
Attn: Lawrence R. Katzin, VP &
Assoc. General Counsel
Alex Fonoroff, Senior Legal Counsel
9601 S, Meridian Blvd
Englewood, CO 80112

October 30, 2015
Invoice No. 6339137
SENT ELECTRONICALLY

OCTOBER INVOICE FOR
STATEMENT OF
SERVICES AND DISBURSEMENTS
ELECTRONIC BILLING - DO NOT MAIL
FOR FILING PURPOSES ONLY

Matter No.: 0090227-000005
TV PAD Litigation

DISH

<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
09/01/15	G. Wukoson	L240	A103	2.60	1,196.00	Prepare Wukoson declaration in support of motion for default judgment and exhibit thereto summarizing evidence of wire transfers to CNT and containing calculations from data (1.9); analysis of itvpad.tv for inclusion in domain disabling remedies in permanent injunction (.1); call with DWT team regarding investigation of restaurants and other businesses displaying TVpad, scheduling conference before Judge Morrow and preparation of papers in support of motion for default judgment (.6)

PAYMENT IS DUE WITHIN 30 DAYS OF THE DATE OF THIS INVOICE
INTEREST WILL BE CHARGED ON INVOICES WHICH ARE 45 DAYS PAST DUE
PAYMENTS RECEIVED AFTER THE DATE OF THIS INVOICE WILL BE REFLECTED ON NEXT MONTH'S BILLING



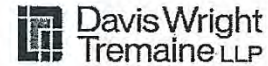
DISH Network LLC
Invoice No. 6339137
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<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
09/01/15	R. Balin	L240	A104	0.80	520.00	Send email to defense team regarding draft default judgment motion (.1); call with C. McCauley, L. Koonce and Wukoson to discuss strategy and issues regarding default judgment motion (.6); email to Mr. Tsang regarding restaurants/pharmacies/medical offices using TVpads to show TVB programs to customers (.1)
09/01/15	L. Koonce	L430	A105	5.90	3,245.00	Interoffice conference with C. McCauley regarding damages evidence (1.0); telephone conference with DWT team to discuss strategy for default judgment motion (.6); review and revise Kuelling declaration (.7); emails with attorney for Hugo Chen (.2); review emails from restaurants (.2); review various default judgment papers, and analyze damages (4.3)
09/01/15	C. McCauley	L240	A104	4.50	2,295.00	Analyze DHL shipping data for use as evidence in default judgment motion (4.3); review HSBC wire transfer data (.2)
09/01/15	C. McCauley	L240	A105	1.70	867.00	Call with R. Balin, L. Koonce and G. Wukoson regarding default judgment motion revisions (.6); conference with G. Wukoson regarding default judgment evidence (.1); conference with L. Koonce regarding damages analysis (1.0)
09/01/15	C. McCauley	L310	A105	0.10	51.00	Conference with R. Balin, G. Wukoson regarding UPS subpoena response (.1)
09/02/15	G. Wukoson	L240	A103	1.70	782.00	Prepare Braak declaration, Kuelling declaration and brief in support of motion for default judgment (1.3); call and correspond with representative of website metrics company regarding authentication of website visits data (.2); prepare proof of email service of contempt motion on CNT (.1); analyze shipment data produced by shippers for evidence of purchase of TVpads by restaurants and other businesses targeted in cease and desist correspondence (.1)
09/02/15	J. Arweiler	L210	A103	0.80	152.00	Created change of address forms for attorneys L. Koonce, R. Balin, S. Bayard and G. Wukoson for filing in California court, obtained signatures, sent to local counsel



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<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
09/02/15	R. Balin	L190	A105	0.80	520.00	<p>Emails from and to C. McCauley regarding referral of case to mediation (.2); read email report from L. Koonce regarding status of various issues, including take down notice to web hosts, additional lawsuits against large TVpad distributors, and [REDACTED] (.2); follow up emails to and from L. Koonce and C. McCauley regarding same (.2); read email from Mr. Kuelling attaching draft landing page for migration campaign ad (.2)</p> <p>- .6</p>
09/02/15	L. Koonce	L240	A103	6.90	3,795.00	<p>Address numerous issues relating to distributors, and enforcement against restaurants and others (.8); email to clients providing update on case status (.5); revisions to Zhou declaration (1.3); interoffice conference with C. McCauley regarding sales data (.7); emails with G. Wukoson and C. McCauley regarding Kuelling declaration (.3); telephone call with Mr. Tsang regarding restaurants (.3); review email from J. Lee (.2); continue analyzing sales data (.6); telephone call with Mr. Wang (H. Chen counsel) (.3); review of multiple documents from H. Chen (.8); review email from Mr. Kuelling, and new landing page (.3); review emails from C. McCauley regarding sales data, and mediators (.3); review of Mintz purchases of TVpads for inclusion in default judgement motion (.5)</p> <p>- 2.5</p>
09/02/15	C. McCauley	L240	A103	3.30	1,683.00	<p>Draft Kuelling declaration in support of motion for default judgment (.8); draft Weil declaration in support of motion for default judgment (2.5)</p>
09/02/15	C. McCauley	L250	A105	0.70	357.00	<p>Conference with L. Koonce regarding wholesale calculations</p>
09/02/15	C. McCauley	L240	A104	2.20	1,122.00	<p>Analyze DHL shipping data and calculate totals of wholesale purchases for default judgment motion</p>
09/02/15	C. McCauley	L160	A105	0.40	204.00	<p>Conference with various attorneys regarding recommendations and references for panel mediators</p> <p>- .4</p>
09/03/15	S. Bayard	L120	A104	0.40	204.00	<p>Review Judge Klausners orders on default judgment in Munhwa case</p>

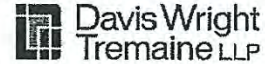


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Invoice No. 6339137
Page 4

<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
09/03/15	G. Wukoson	L240	A103	7.40	3,404.00	Prepare Braak declaration in support of motion for default judgment and exhibit list of TVpad service servers and call with N. Braak thereon (6.2); prepare Wukoson declaration in support of motion for default judgment and exhibits thereto (.9); prepare machine translation of CNT reseller agreement (.2)
09/03/15	R. Balin	L190	A105	1.50	975.00	Review court order granting default judgment in Korean broadcasters case (.3); review revised Sling Landing Page to be used in migration campaign (.2); meeting with L. Koonce to discuss various issues, including effect of Munwha default judgment decision (.7); read email from G. Wukoson regarding Braak declaration (.1); read email report from L. Koonce regarding Munwha default judgment decision (.1); send reply email to L. Koonce regarding same (.1)
09/03/15	L. Koonce	L430	A103	6.50	3,575.00	Review and analyze Munhwa decisions, and discuss with C. McCauley (1.4); attention to finalizing Zhou declaration and exhibits, and multiple emails with Mr. Zhou regarding same (2.9); interoffice conference with R. Balin regarding landing page, and email to Mr. Kuelling regarding same (.7); draft email to clients regarding implications of Munhwa decision (.8); interoffice conferences with C. McCauley regarding various issues (.4); review additional information from H. Chen (.3)
09/03/15	C. McCauley	L240	A103	1.70	867.00	Revise Wukoson, Tsang, Braak and Weil declarations in support of default judgment motion
09/03/15	C. McCauley	L240	A103	1.90	969.00	Aggregate HSBC data and revise damages appendices
09/03/15	C. McCauley	L240	A105	1.70	867.00	Conference with L. Koonce regarding Hugo Chen documents, damages evidence and Munhwa default judgment (1.1); conference with A. Murphy regarding revisions to HSBC wire transfer spreadsheet exhibit (.6)
09/04/15	G. Wukoson	L240	A104	2.10	966.00	Prepare Wukoson declaration in support of motion for default judgment

-3

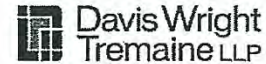
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DISH Network LLC
Invoice No. 6339137
Page 5

<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
09/04/15	R. Balin	L160	A105	0.20	130.00	and exhibits thereto (.3); analyze evidence regarding connection of HYIT, Yukun Technology (HK) Ltd and Longway to CNT Group Defendants and prepare email memorandum thereon (1.8) [REDACTED] [REDACTED] (1); [REDACTED] (1)
09/04/15	L. Koonce	L240	A103	8.00	4,400.00	Telephone calls with T. Wang (.6); edit Zhou declaration (.5); email to L. Zhou regarding declaration (.2); review executed declaration (.2); review final Munhwa orders and email to clients regarding same (.3); finalize Zhou declaration for filing (.4); review S. Chen deposition excerpts (.2); review H. Chen documents (.8); email to clients regarding distributors (.3); revisions to motion for default judgment papers (4.3); review emails from Mr. Tsang (.2)
09/04/15	C. McCauley	L240	A105	0.20	102.00	Conference with G. Wukoson regarding factual basis for establishing alter egos of CNT and HYIT in shipping records
09/04/15	C. McCauley	L240	A104	0.40	204.00	Review Munhwa case default judgment orders
09/04/15	C. McCauley	L240	A107	0.10	51.00	Conference with Mr. Tse regarding service of default judgment papers
09/04/15	C. McCauley	L240	A103	6.10	3,111.00	Draft Wukoson declaration in support of default judgement motion (2.2); draft summary exhibits calculating shipment information in support of motion for default judgment (3.9)
09/05/15	L. Koonce	L240	A103	3.70	2,035.00	Revise default judgement motion papers
09/06/15	L. Koonce	L240	A103	2.40	1,320.00	Revise default judgement motion papers (2.2); emails with China Television (.2)
09/07/15	G. Wukoson	L240	A103	1.90	874.00	Prepare brief in support of motion for default judgment (1.5); analyze Ninth Circuit authority supporting award of maximum statutory damages for copyright infringement and prepare email memorandum thereon (.4)
09/07/15	R. Balin	L240	A103	0.30	195.00	Review and revise Tsang declaration in support of default judgment motion
09/07/15	L. Koonce	L240	A103	2.80	1,540.00	Continue revising default judgement motion papers, and confer with DWT

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<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
						team regarding same
09/07/15	C. McCauley	L240	A103	3.00	1,530.00	Revise default judgment motion
09/08/15	G. Wukoson	L240	A102	6.70	3,082.00	Analyze authority outside of Ninth Circuit supporting award of maximum statutory damages for copyright infringement and prepare brief in support of motion for default judgment (4.0); prepare proposed default judgment and permanent injunction order (2.0); analyze evidence of number of CCTV and TVB channels carried by infringing TVpad apps and hours of programming infringed during period of investigation and prepare Braak declaration in support of motion for default judgment (.2); analyze record of payee for and shipper of TVpad purchased by DWT and prepare Wukoson declaration in support of motion for default judgment (.5)
09/08/15	J. Arweiler	L240	A104	2.20	418.00	Review DHL shipping data for TVpads, cross-referenced with spreadsheet of businesses showing TVpad programming; report findings to G. Wukoson
09/08/15	J. Arweiler	L240	A102	0.50	95.00	Track Munhwa's similar case against CNT, circulated filings to attorneys
09/08/15	R. Balin	L240	A103	1.50	975.00	Read email from L. Koonce to Mr. Kuelling regarding various outstanding issues (.1); read email from L. Koonce to Mr. Tsang regarding estimate of number of hours of TVB programming infringed by TVpad apps (.1); read email from G. Wukoson regarding draft permanent injunction order (.1); emails from and to C. McCauley regarding ordering of declarations in support of default judgment motion (.1); review and revise draft Tsang, Kuelling and Wukoson declarations in support of default judgment motion (1.1)
09/08/15	L. Koonce	L240	A103	4.30	2,365.00	Continue revising default judgement motion papers, and confer with DWT team regarding same (2.7); review TVpad sites and arrange to preserve posts (.3); review Asha Media liquidation papers (.3); email to Mr. Kuelling regarding various issues (.2); confer with C. McCauley and G. Wukoson regarding Hoogle (.1); email

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DISH Network LLC
Invoice No. 6339137
Page 7

<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
09/08/15	C. McCauley	L240	A103	3.40	1,734.00	to Mr. Tsang regarding number of hours of programming (.2); emails with Mintz (.2); discuss proposed order with G. Wukoson (.3)
09/08/15	C. McCauley	L240	A105	1.20	612.00	Review, draft and finalize exhibits for use in compendium of evidence
09/08/15	C. McCauley	L240	A108	0.20	102.00	Conference with L. Koonce regarding revisions to motion for default judgment (.3); conference with G. Wukoson and L. Koonce regarding Hoogle information (.1); conference with G. Wukoson regarding Wukoson declaration and exhibits (.8)
09/08/15	C. McCauley	L240	A103	2.30	1,173.00	Conference with Ms. Maynard regarding UPS declaration of authentication
09/09/15	G. Wukoson	L240	A103	5.20	2,392.00	Revise Wukoson and Weil declarations and damages appendix for default judgement motion
09/09/15	J. Arweiler	L240	A104	4.80	912.00	Compare data produced by bank and shippers for evidence of quantity of sales and shipments of TVpads by defendants and prepare Wukoson, Kuelling and Tsang declarations and brief in support of motion for default judgment
09/09/15	W. Keville	L240	A103	1.00	155.00	Review HSBC summary, cross-referenced with shipping spreadsheets, annotated charts to show overlaps and create new chart to show which parties were unaccounted for in the shipping spreadsheet
09/09/15	R. Balin	L240	A103	2.50	1,625.00	Discuss preparation of exhibits to default judgment motion with C. McCauley and begin assembly of exhibits
09/09/15	L. Koonce	L240	A103	7.30	4,015.00	Send email to C. McCauley regarding Lulu declaration in support of default judgment motion (.1); review and revise Weil declaration in support of default judgment motion (.2); conference with G. Wukoson regarding draft Wukoson, Tsang and Kuelling declarations (.2); various emails from and to DWT legal team regarding default judgment motion (.2); review and revise Braak declaration and memorandum of law in support of default judgment motion (1.8)
						Continue revising default judgement



DISH Network LLC
Invoice No. 6339137
Page 8

<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
						motion papers (3.8); review TVpad sites and arrange to preserve posts (.2); review Amazon sales and discuss with G. Wukoson and C. McCauley (.4); review email from Mr. Kuelling regarding distributors (.1); conference with C. McCauley regarding default judgment papers (1.2); review and revise Kuelling declaration (.4); review information from Mr. Tsang regarding TVpad's early years (.2); emails with team regarding discovery (.2); review and revise McCauley declaration (.7); telephone call to T. Wang (.1)
09/09/15	C. McCauley	L240	A103	5.80	2,958.00	Draft McCauley, Weil and Tsang declarations and exhibits in support of default judgement motion
09/09/15	C. McCauley	L240	A105	1.60	816.00	Conference with L. Koonce regarding declarations and motion for default judgment (1.2); conference with G. Wukoson regarding declaration (.3); conference with J. Arweiler regarding exhibits (.2)
09/09/15	C. McCauley	L240	A105	0.10	51.00	Conference with Mr. Tse regarding service of default judgment motion
09/10/15	G. Wukoson	L240	A103	6.20	2,852.00	Prepare Braak, Weil, Tsang, Kuelling and Wukoson declarations in support of motion for default judgment and exhibits thereto (6.0); prepare spreadsheet summary of bank records for CNT and Defendants' operating entity (.2)
09/10/15	J. Arweiler	L240	A104	1.40	266.00	Update screenshots of infringing websites to show changes, if any, to sites that we used as exhibits to previous declarations
09/10/15	J. Arweiler	L240	A104	1.10	209.00	Create screenshots of mtvpad.com, the mirror of itvpad.com, which advertises the sale of infringing products
09/10/15	W. Keville	L240	A110	3.10	480.50	Mark relevant portions of deposition transcript and redact personal information from deposition exhibits for use as exhibit to default judgment motion
09/10/15	R. Balin	L240	A103	5.20	3,380.00	Conference with G. Wukoson regarding edits to draft Braak and Weil declarations in support of default judgment motion (.2); review and revise draft brief in support of default judgment motion (3.8); review and

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DISH Network LLC
Invoice No. 6339137
Page 9

<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
09/10/15	L. Koonce	L430	A104	6.70	3,685.00	revise draft proposed order granting default judgment (.6); various emails from and to DWT team members regarding draft default judgment motion papers (.4); emails from and to Mr. Kuelling regarding Kuelling declaration and take down notices to ISPs (.2)
09/10/15	C. McCauley	L240	A103	6.20	3,162.00	Continue revising default judgement motion papers, and confer with DWT team regarding same (3.7); emails with Mr. Kuelling regarding declaration (.5); review Jadeworld subscriber figures (.3); telephone call with C. McCauley regarding appendix and other issues (.7); telephone call with T. Wang (.3); review Tsang declaration (.7); review Weil declaration (.5)
09/10/15	C. McCauley	L240	A105	0.90	459.00	Revise Kuelling, Weil, Tsang and McCauley declarations and supporting exhibits (5.2); revise motion for default judgment (1.0)
09/10/15	C. McCauley	L240	A103	1.20	612.00	Conference with W. Keville regarding deposition transcript marking (.2); conference with G. Wukoson and L. Koonce regarding revisions to Kuelling declaration (.5); conference with J. Arweiler regarding exhibits to Kuelling declaration (.2)
09/11/15	G. Wukoson	L240	A103	5.90	2,714.00	Revise deposition excerpts from Chen deposition (.4); finalize exhibits for lodging with the Court and service delivery in Hong Kong (.8)
09/11/15	W. Keville	L240	A103	1.50	232.50	Prepare Weil and Braak declarations and brief in support of motion for default judgment (5.3); team meeting regarding preparation of papers in support of motion for default judgment (.5)
09/11/15	R. Balin	L240	A103	3.40	2,210.00	Redact exhibits to default judgment motion (1.3); correspondence with C. McCauley regarding same (.2)
						Various emails from and to DWT team members regarding draft default judgment motion papers (.6); review and revise draft brief in support of default judgment motion (.6); conference with defense team to discuss various issues regarding finalization and filing of default

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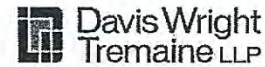
<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
09/11/15	L. Koonce	L240	A103	7.10	3,905.00	judgment papers (.5); review and revise draft Kuelling declaration in support of default judgment motion (1.7)
09/11/15	C. McCauley	L240	A103	5.90	3,009.00	Continue revising motion papers, and confer with DWT team regarding same (5.8); DWT team meeting to finalize tasks for default judgment filing (.5); multiple emails with DISH regarding declaration and memorandum (.8)
09/11/15	C. McCauley	L240	A106	0.20	102.00	Draft application to seal exhibits (.2); draft Weil Declaration in support of default judgement motion (.2); revise appendix (.2); revise various summary damages and shipping calculation exhibits (2.5); revise Tsang declaration (.4); revise Kuelling declaration (.6); revise McCauley declaration (1.8)
09/11/15	C. McCauley	L250	A105	1.00	510.00	Conference with Mr. Tsang regarding Tsang declaration in support of default judgement motion
09/12/15	G. Wukoson	L240	A103	1.00	460.00	Conferences with L. Koonce, G. Wukoson and R. Balin regarding default judgment appendix, motion, proposed order and exhibits (.5); conferences with G. Wukoson, J. Arweiler, W. Keவில் and staff regarding compiling exhibits (.5)
09/12/15	W. Keவில்	L240	A110	2.00	310.00	Prepare proposed default judgment and permanent injunction order (.3); prepare Wukoson declaration and brief in support of motion for default judgment (.7)
09/12/15	R. Balin	L120	A104	5.20	3,380.00	Redact exhibits to default judgment motion
09/12/15	C. McCauley	L240	A103	7.80	3,978.00	Review and revise draft McCauley declaration and draft Wukoson declaration in support of default judgment motion (4.4); read emails from Mr. Kuelling regarding draft permanent injunction order (.2) various emails from and to DWT legal team members regarding draft default judgment motion papers (.4); phone conference with C. McCauley regarding edits to draft McCauley declaration (.2)
						Revise motion for default judgment and proposed order (3.2); revise McCauley declaration and associated exhibits (4.6)



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<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
09/12/15	C. McCauley	L240	A105	0.40	204.00	Conference with R. Balin regarding revisions to declarations and motion (.2); conference with team regarding status of various components of motion (.2)
09/13/15	G. Wukoson	L240	A103	1.50	690.00	Prepare proposed default judgment and permanent injunction order and Wukoson declaration in support of motion for default judgment and exhibit thereto
09/13/15	W. Keville	L240	A103	4.50	697.50	Redact exhibits to default judgment motion (.2); review default judgment motion brief and check citations for proper form, negative history, and quotation accuracy (4.0); correspondence with C. McCauley regarding same (.3)
09/13/15	R. Balin	L240	A103	3.40	2,210.00	Review and revise draft McCauley declaration and brief in support of default judgment motion (3.0); various emails from and to DWT legal team members regarding draft motion papers (.4)
09/13/15	L. Koonce	L430	A104	4.30	2,365.00	Continue revising motion papers, and confer with DWT team and Mr. Kuelling regarding same
09/13/15	C. McCauley	L250	A105	0.30	153.00	Conference with L. Koonce and R. Balin (.3)
09/13/15	C. McCauley	L240	A103	6.80	3,468.00	Revise motion for default judgment, proposed order and McCauley declaration (5.5); draft application for under seal filing (1.3)
09/14/15	G. Wukoson	L240	A103	2.90	1,334.00	Prepare Wukoson declaration in support of motion for default judgment (.4); prepare Kuelling declaration in support of motion for default judgment (.4); prepare discovery requests to distributor defendants and responses and objections to discovery requests of defendant Honghui Chen (.1); prepare proposed default judgment order (1.1); prepare brief in support of motion for default judgment (.4); prepare Tsang declaration in support of motion for default judgment (.2); collect filed default judgment motion papers for transmission to clients (.3)
09/14/15	J. Arweiler	L190	A103	0.50	95.00	Update correspondence tracking chart for faxes received from businesses suspected of using infringing TVpad

- .1



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<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
09/14/15	R. Balin	L240	A103	3.90	2,535.00	device Various emails and conferences with DWT legal team regarding draft default judgment motion papers (.7); phone conference with G. Wukoson regarding permanent injunction order (.1); final review and revisions to draft brief in support of default judgment motion and draft permanent injunction order (2.4); various emails from and to Mr. Kuelling and Mr. Katzin regarding injunctive relief provisions in draft proposed order (.5); emails from and to Mr. Tsang regarding Tsang declaration in support of default judgment motion (.1); review ECF notice of filing of default judgment motion (.1)
09/14/15	L. Koonce	L240	A103	2.40	1,320.00	Finalizing motion papers
09/14/15	C. McCauley	L240	A103	4.70	2,397.00	Draft proposed order in support of under seal filing (.5); final revisions to McCauley, Kuelling and Wukoson declarations in support of default judgement motion (1.1); final revisions to motion, propose order, under seal exhibits, application and order sealing and redacted exhibits (2.4); revise caption pages and indices (.2); draft notice of manual filing (.3); draft proof of service for personal delivery (.2)
09/14/15	C. McCauley	L240	A107	0.20	102.00	Conference with Mr. Tse regarding service instructions
09/14/15	C. McCauley	L240	A105	0.40	204.00	Conferences with G. Wukoson regarding finalizing declarations and exhibits in support of default judgement motion (.3); conference with copy service regarding court courtesy copy production issues (.1)
09/15/15	G. Wukoson	L320	A103	3.80	1,748.00	Review complaint and documents produced by UPS, DHL and HSBC and prepare responses to document requests and interrogatories of Honghui Chen and related privilege log (3.7); confer with L. Koonce regarding enforcement of permanent injunction against third party distributors (.1)
09/15/15	R. Balin	L240	A106	0.60	390.00	Various emails from and to DWT legal team regarding filing and service of default judgment motion (.2); send filed default judgment motion papers to clients with explanatory email (.4);

-3.7



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<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>	
						send email to Mr. Kuelling regarding sending take down notices to web hosts (.2); [REDACTED]	- .2
09/15/15	L. Koonce	L160	A101	0.60	330.00	(.2) Email to Brent Sokol regarding enforcement of injunction (.2); [REDACTED]	- .4
09/15/15	C. McCauley	L240	A107	0.10	51.00	(.4) [REDACTED] (.3) Conference with Mr. Tse regarding service of default judgement motion papers on CNT and HYIT and proof of service	
09/15/15	C. McCauley	L240	A110	0.10	51.00	Review proofs of service and finalize for filing	
09/15/15	C. McCauley	L310	A104	0.30	153.00	Review exhibits used in motion for default judgment to ascertain which to reference in Chen interrogatory responses	- .3
09/15/15	C. McCauley	L310	A105	0.20	102.00	Conference with L. Koonce regarding damages theory as to distributor defendants and responses to written discovery	- .2
09/16/15	G. Wukoson	L320	A103	1.90	874.00	Prepare deposition notices and document requests to distributor defendants (1.6); prepare responses to document requests and interrogatories of Honghui Chen (.3)	- 1.9
09/16/15	R. Balin	L160	A105	0.70	455.00	[REDACTED] (.1); emails from and to L. Koonce and C. McCauley regarding selection of mediator (.2); conference with L. Koonce regarding various discovery issues (.2); various emails from and to L. Koonce and conference with L. Koonce regarding whether to participate in Florida deposition of Asha Media by creditors' attorney (.2)	- .7
09/16/15	L. Koonce	L160	A103	2.60	1,430.00	[REDACTED] (.3); attention to choosing mediators (.2); address Asha Media liquidation proceeding (.2); emails to distributors regarding mediation (.3); interoffice conference with bankruptcy colleagues regarding Asha Media (.4); review and revise discovery requests and responses (1.0); confer with R. Balin regarding Asha Media (.2)	- 2.6



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<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>	
09/16/15	C. McCauley	L310	A105	0.40	204.00	Conference with L. Koonce regarding damages strategy and responses to Chen discovery (.3); conference with G. Wukoson regarding Chen interrogatory responses (.1)	-.4
09/16/15	C. McCauley	L160	A105	0.20	102.00	Conference with L. Koonce regarding mediator selection	-.2
09/16/15	C. McCauley	L190	A105	0.40	204.00	Conference with L. Koonce regarding Asha Media bankruptcy and review bankruptcy documents	-.4
09/16/15	C. McCauley	L160	A102	0.20	102.00	Research regarding local rule requirements for selection of panel mediator	-.2
09/17/15	G. Wukoson	L310	A103	2.20	1,012.00	Prepare document requests to distributor defendants (1.5); prepare responses to interrogatories and document requests of defendant Honghui Chen (.7)	*2.2
09/17/15	R. Balin	L160	A106	0.30	195.00	[REDACTED] (.2); read email from L. Koonce regarding deposition of Asha Media in Florida creditor proceeding (.1)	-.3
09/17/15	L. Koonce	L430	A104	0.40	220.00	Attention to discovery issues and mediators	-.4
09/17/15	C. McCauley	L310	A105	0.30	153.00	Conference with L. Koonce and G. Wukoson regarding document demands and interrogatories to distributor defendants	-.3
09/17/15	C. McCauley	L310	A103	1.40	714.00	Draft document demands and interrogatories to distributor defendants	-1.4
09/18/15	R. Balin	L120	A104	3.20	2,080.00	Review migration campaign landing page with L. Koonce and draft email to Mr. Kuelling and Mr. Tsang regarding same (3.1); follow up emails from and to Mr. Kuelling regarding revised migration campaign landing page (.1)	
09/18/15	L. Koonce	L310	A104	2.10	1,155.00	Review new migration campaign landing pages and discuss with R. Balin (1.7); attention to choosing mediator (.4)	-.4
09/18/15	C. McCauley	L160	A105	0.20	102.00	Conference with L. Koonce regarding mediator selection	-.2
09/21/15	G. Wukoson	L310	A103	4.00	1,840.00	Prepare responses to interrogatories of defendant Honghui Chen (1.8); prepare document requests to distributor defendants (2.2)	-4.0
09/21/15	R. Cai	L120	A000	0.50	322.50	Discussion with R. Balin and L. Koonce regarding the memo to CCTV	-5



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<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>	
09/21/15	L. Koonce	L310	A104	0.60	330.00	regarding the copyright and trademark Attention to document production and discovery requests (.4); review emails regarding mediators (.2)	-0.6
09/21/15	C. McCauley	L310	A103	2.60	1,326.00	Revise interrogatories and document demands to distributor defendants (2.2); revise and finalize for service responses to Chen's written discovery demands (.4)	-2.6
09/21/15	C. McCauley	L250	A107	0.50	255.00	Conferences with counsel for the distributor defendants regarding mediator selection and stipulation	-0.5
09/21/15	C. McCauley	L250	A103	0.60	306.00	Draft stipulation for selection of panel mediator (.5); revise proof of service (.1)	-0.6
09/22/15	G. Wukoson	L310	A103	0.60	276.00	Prepare requests for production of documents to distributor defendants (.4); correspond with China counsel regarding status of service in China on GVTV (.2)	-0.6
09/22/15	R. Balin	L120	A104	0.70	455.00	Emails from and to G. Wukoson regarding status of Hague Convention service of complaint on defendant GVTV (.1); review ECF notices of filings in Munwha case (.1); review Plaintiffs' responses to defendant H. Chen's discovery requests (.2); review discovery requests from Plaintiffs to remaining distributor defendants (.2); review filed stipulation selecting panel mediator (.1)	-0.6
09/22/15	L. Koonce	L310	A104	0.30	165.00	Emails with C. McCauley and G. Wukoson regarding discovery	-0.3
09/22/15	C. McCauley	L310	A103	1.10	561.00	Revise and finalize for service discovery demands to distributor defendants and conference with L. Koonce and G. Wukoson regarding same (1.1)	-1.1
09/22/15	C. McCauley	L190	A105	0.10	51.00	Conference with G. Wukoson regarding GVTV service efforts and next steps	-0.1
09/23/15	G. Wukoson	L240	A107	0.10	46.00	Correspond with China counsel regarding status of service in China on GVTV (.1)	-0.1
09/23/15	R. Balin	L120	A104	0.50	325.00	Emails from and to G. Wukoson and O. Tse regarding status of Hague Convention service on defendant GVTV (.1); emails from and to C. McCauley and L. Koonce regarding CNT's failure to oppose contempt motion and strategy (.2); review PDF	-0.1



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<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
09/23/15	L. Koonce	L310	A104	0.60	330.00	notice of briefing and hearing schedule on motion for default judgment (.1); read email from Mr. Tsang regarding various outstanding issues (.1)
09/23/15	C. McCauley	L190	A105	0.10	51.00	Email to Brent Sokol regarding enforcement (.1); confer with DWT team regarding contempt reply (.2); email from Mr. Tsang (.1); emails with F. Ryu (.2)
09/23/15	C. McCauley	L250	A105	0.10	51.00	Conference with G. Wukoson regarding GVTV service
09/24/15	R. Balin	L120	A105	0.10	65.00	Conference with L. Koonce, R. Balin and G. Wukoson regarding Court's order regarding filing deadlines on default judgment motion
09/24/15	L. Koonce	L310	A104	0.40	220.00	Conference with L. Koonce regarding client call to discuss outstanding issues (.1)
09/25/15	G. Wukoson	L310	A103	0.70	322.00	Telephone conference with R. Balin regarding case status (.2); emails to clients regarding same and scheduling conference call (.2)
09/25/15	L. Koonce	L310	A104	0.50	275.00	Prepare document production to defendant Honghui Chen and analyze documents to be withheld for privilege to prepare privilege log
09/25/15	C. McCauley	L250	A105	0.10	51.00	[REDACTED] (.3); emails regarding status call (.2)
09/25/15	C. McCauley	L320	A105	0.10	51.00	Conference with L. Koonce and R. Balin regarding reply to motion for contempt
09/25/15	C. McCauley	L250	A103	2.00	1,020.00	Conference with G. Wukoson regarding document collection and privilege log
09/28/15	G. Wukoson	L310	A103	4.40	2,024.00	Draft reply in support of motion for contempt
09/28/15	R. Balin	L240	A104	0.10	65.00	Prepare document production to defendant Honghui Chen and analyze documents to be withheld for privilege and prepare privilege log
09/28/15	L. Koonce	L310	A104	0.40	220.00	Emails from and to C. McCauley and L. Koonce regarding reply papers in further support of contempt motion against CNT (.1)
09/28/15	C. McCauley	L250	A103	0.40	204.00	Review emails regarding Hugo Chen discovery (.2); review contempt papers (.2)
						Revise reply in support of motion for contempt and finalize declaration and exhibits for filing

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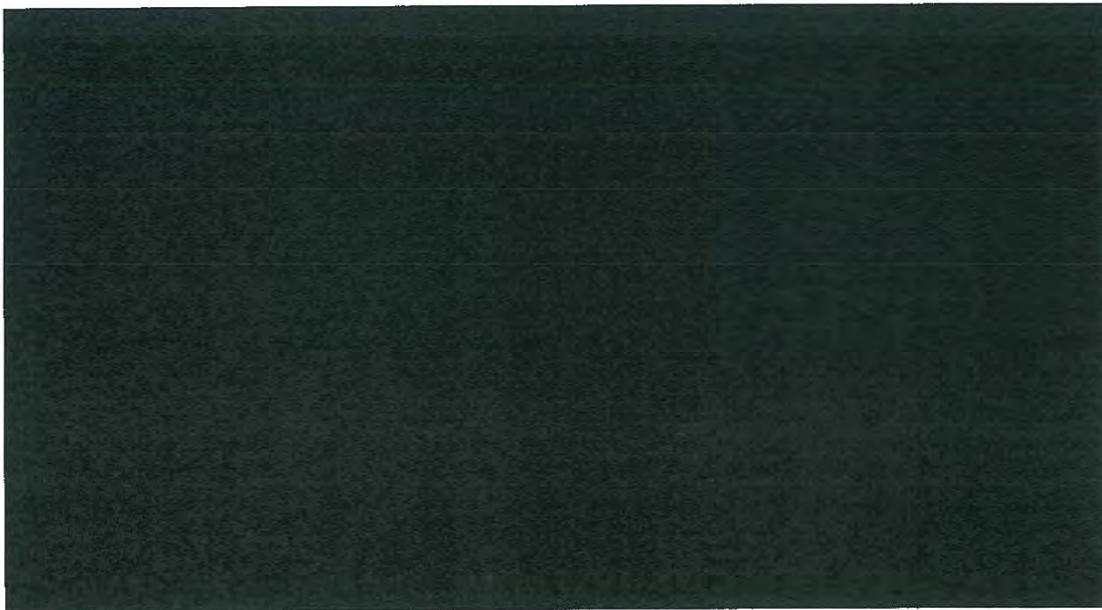


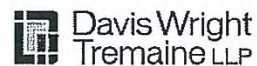
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<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
09/28/15	C. McCauley	L320	A105	0.10	51.00	Conference with G. Wukoson regarding privilege log
09/29/15	R. Balin	L120	A104	0.30	195.00	Review reply brief and McCauley Declaration in further support of contempt motion (.3)
09/29/15	R. Cai	L120	A000	0.50	322.50	Prepare a memo to CCTV regarding copyright and trademark registrations in the US; forward to Mr. Lu and Ms. Li
09/30/15	G. Wukoson	L240	A108	0.30	138.00	Analyze Facebook complaints regarding disabling of TVpad servers and correspond with forensic investigator thereon
09/30/15	J. Arweiler	L320	A103	0.80	152.00	For websites referring visitors to itvpad.com, preserved WHOIS information and took screenshots of webpages
09/30/15	R. Balin	L120	A104	0.20	130.00	Read various emails from L. Koonce, G. Wukoson and C. McCauley regarding take down of TVpad domains (.2)
09/30/15	L. Koonce	L310	A104	0.50	275.00	Review TVpad Facebook page regarding server failures, and discuss with G. Wukoson and C. McCauley
09/30/15	C. McCauley	L190	A105	0.20	102.00	Conference with G. Wukoson regarding TVpadserver status
Total Services				291.80	\$129,947.85	

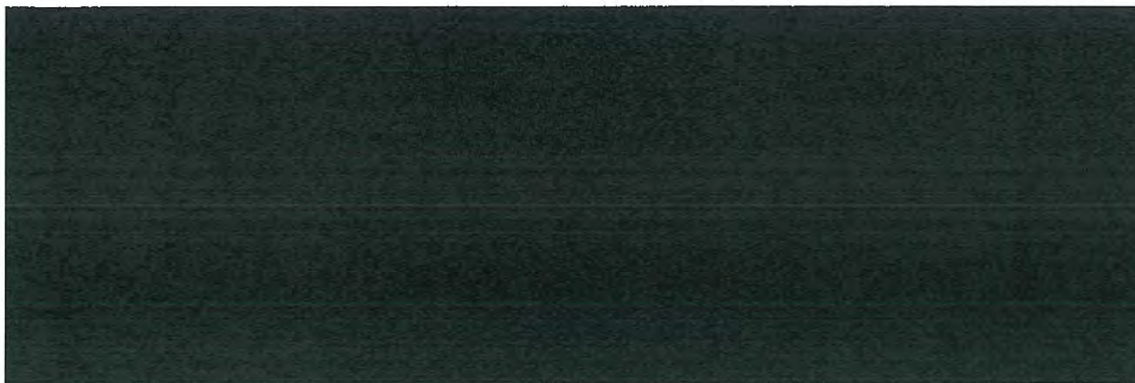
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DISBURSEMENT DETAIL





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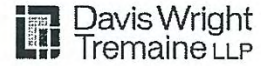


TOTAL SERVICES AND DISBURSEMENTS - THIS INVOICE

Total Current Services	\$129,947.85
Total Current Disbursements	6,927.27
Total Current Invoice	\$136,875.12
Your Portion of Amount Due at 40%	\$54,750.04

SUMMARY BY PROFESSIONAL

<u>Professional</u>	<u>Hours Worked</u>	<u>Billed Per Hours</u>	<u>Bill Amount</u>
Partner			
Balin, R.	35.40	585.00	20,709.00
Cai, R.	1.00	580.50	580.50
Koonce, L.	76.90	495.00	38,065.50
McCauley, C.	89.30	459.00	40,988.70
Total	202.60		100,343.70
Associate			
Wukoson, G.	63.10	414.00	26,123.40
Total	63.10		26,123.40
Freelance Legal			
Arweiler, J.	11.30	171.00	1,932.30
Total	11.30		1,932.30
Paralegal			
Keville, W.	11.10	139.50	1,548.45
Total	11.10		1,548.45

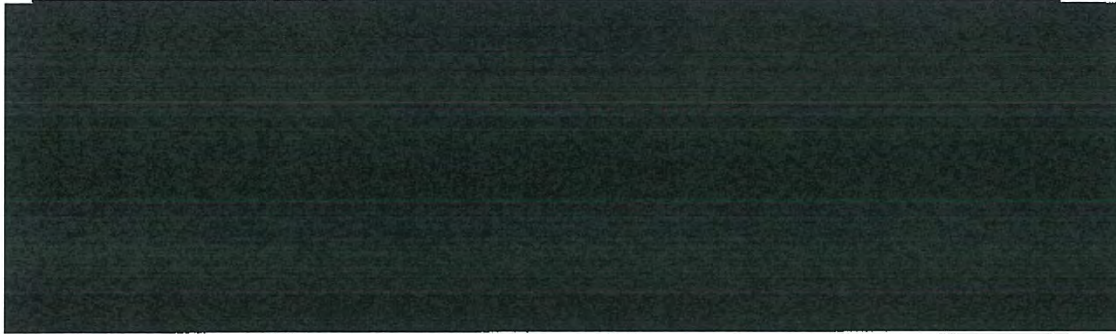


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Total All Classes

288.10

\$129,947.8
5





Anchorage
Bellevue
Los Angeles

New York
Portland
San Francisco

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Washington D.C.

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Federal ID #91-0839480

www.dwt.com

China International Communications Co., Ltd. (CICC)
Attn: Li Lu
No. 933, Jingmen Building, No. 9
Yangfangdian Road, Haidian District
Beijing, China 100038

October 30, 2015
Invoice No. 6339138

OCTOBER INVOICE FOR
STATEMENT OF
SERVICES AND DISBURSEMENTS

Matter No.: 0094038-000024
TV PAD Litigation

DATE	PROFESSIONAL	TIME	DESCRIPTION OF SERVICES
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[REDACTED]			
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PAYMENT IS DUE WITHIN 30 DAYS OF THE DATE OF THIS INVOICE
INTEREST WILL BE CHARGED ON INVOICES WHICH ARE 45 DAYS PAST DUE
PAYMENTS RECEIVED AFTER THE DATE OF THIS INVOICE WILL BE REFLECTED ON NEXT MONTH'S BILLING



China International Communications Co., Ltd. (CICC)
 Invoice No. 6339138
 Page 13

TOTAL SERVICES AND DISBURSEMENTS - THIS INVOICE

Total Current Services	\$129,947.85
Total Current Disbursements	6,927.27
Total Current Invoice	\$136,875.12
Your Portion of Amount Due at 30%	\$41,062.54

SUMMARY BY PROFESSIONAL

Professional	Hours Worked	Billed Per Hours	Bill Amount
Partner			
Balin, R.	35.40	585.00	20,709.00
Cai, R.	1.00	580.50	580.50
Koonce, L.	76.90	495.00	38,065.50
McCauley, C.	89.30	459.00	40,988.70
Total	202.60		100,343.70
Associate			
Wukoson, G.	63.10	414.00	26,123.40
Total	63.10		26,123.40
Freelance Legal			
Arweiler, J.	11.30	171.00	1,932.30
Total	11.30		1,932.30
Paralegal			
Keville, W.	11.10	139.50	1,548.45
Total	11.10		1,548.45
Total All Classes	288.10		\$129,947.85



PAYMENT IS DUE WITHIN 30 DAYS OF THE DATE OF THIS INVOICE
INTEREST WILL BE CHARGED ON INVOICES WHICH ARE 45 DAYS PAST DUE
PAYMENTS RECEIVED AFTER THE DATE OF THIS INVOICE WILL BE REFLECTED ON NEXT MONTH'S BILLING



TVB Holdings (USA) Inc.
 Invoice No. 6339139
 Page 13

TOTAL SERVICES AND DISBURSEMENTS - THIS INVOICE

Total Current Services	\$129,947.85
Total Current Disbursements	6,927.27
Total Current Invoice	\$136,875.12
Your Portion of Amount Due at 30%	\$41,062.54

SUMMARY BY PROFESSIONAL

<u>Professional</u>	<u>Hours Worked</u>	<u>Billed Per Hours</u>	<u>Bill Amount</u>
Partner			
Balin, R.	35.40	585.00	20,709.00
Cai, R.	1.00	580.50	580.50
Koonce, L.	76.90	495.00	38,065.50
McCauley, C.	89.30	459.00	40,988.70
Total	202.60		100,343.70
Associate			
Wukoson, G.	63.10	414.00	26,123.40
Total	63.10		26,123.40
Freelance Legal			
Arweiler, J.	11.30	171.00	1,932.30
Total	11.30		1,932.30
Paralegal			
Keville, W.	11.10	139.50	1,548.45
Total	11.10		1,548.45
Total All Classes	288.10		\$129,947.85



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Federal ID #91-0839480

www.dwt.com

DISH Network LLC
Attn: Lawrence R. Katzin, VP &
Assoc. General Counsel
Alex Fonoroff, Senior Legal Counsel
9601 S. Meridian Blvd
Englewood, CO 80112

November 20, 2015
Invoice No. 6344412
SENT ELECTRONICALLY

NOVEMBER INVOICE FOR
STATEMENT OF
SERVICES AND DISBURSEMENTS
ELECTRONIC BILLING - DO NOT MAIL
FOR FILING PURPOSES ONLY

Matter No.: 0090227-000005
TV PAD Litigation

DISH

<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>
10/01/15	G. Wukoson	L330	A103	0.60	276.00	Prepare deposition notices to distributor defendants (0.3); confer with team regarding enforcement of preliminary injunction order (0.1); analyze websites containing "tvpad" in domain name and linking to defendants' websites and defendants' Facebook pages for next enforcement steps (0.2)
10/01/15	J. Arweiler	L190	A103	1.20	228.00	Created screenshots of WHOIS pages for itvpad.com
10/01/15	R. Balin	L190	A106	0.70	455.00	Phone conference with Mr. Kuelling, Mr. Fonoroff and L. Koonce regarding migration campaign and other issues (.5); read emails from Mr. Tsang, L. Koonce, C. McCauley and G. Wukoson regarding enforcement of preliminary injunction order to secure take down of CNT's Facebook page (.2)
10/01/15	L. Koonce	L430	A106	1.10	605.00	Review emails with Mintz regarding server status (.2); telephone conference with clients regarding case status (.5);

PAYMENT IS DUE WITHIN 30 DAYS OF THE DATE OF THIS INVOICE
INTEREST WILL BE CHARGED ON INVOICES WHICH ARE 45 DAYS PAST DUE
PAYMENTS RECEIVED AFTER THE DATE OF THIS INVOICE WILL BE REFLECTED ON NEXT MONTH'S BILLING



DISH Network LLC
 Invoice No. 6344412
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<u>DATE</u>	<u>PROFESSIONAL</u>	<u>ABA CODE</u>	<u>ACT. CODE</u>	<u>TIME</u>	<u>AMOUNT</u>	<u>DESCRIPTION OF SERVICES</u>	
						review email from Mr. Tsang regarding take-downs and emails with team regarding same (.4)	
10/01/15	C. McCauley	L330	A105	0.20	102.00	Phone conference with G. Wukoson regarding notices of deposition for distributor defendants	- .2
10/05/15	G. Wukoson	L330	A103	2.80	1,288.00	Call with N. Braak regarding forensic testing of TVpad devices and changes to servers and confer with team thereon (.8); prepare deposition notices to distributor defendants (1.4); analyze authority regarding meaning of "active concert or participation" and enforcement of preliminary injunction order on non-party shippers and Internet service providers and prepare email memorandum thereon (0.6)	- 1.4
10/05/15	R. Balin	L120	A105	0.70	455.00	Read email from G. Wukoson regarding investigator N. Braak's report concerning changes made by CNT to TVpad authentication servers to evade preliminary injunction order (.2); follow up emails to and from C. McCauley, G. Wukoson and L. Koonce regarding same (.2); read emails from L. Koonce and C. McCauley regarding enforcement of preliminary injunction orders against Web and domain name hosts (.1); read email from C. McCauley regarding enforcement of preliminary injunction order against TVpad shippers DHL and UPS (.1); review email from Mr. Tsang attaching draft TVB promotional message to customers regarding preliminary injunction (.1)	
10/05/15	L. Koonce	L190	A106	2.70	1,485.00	Emails regarding authentication servers and other changes to TVpad operations (.3); [REDACTED] (.4); emails with DWT team regarding TVPad preliminary injunction enforcement, and interoffice conference with G. Wukoson regarding same (-.5); telephone call with Mr. Fonoroff regarding restaurant enforcement and other issues (.5); review deposition notice and emails regarding same (.3); attention to strategy and email to clients regarding call to discuss same (.3);	- 1.2